# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

GE HFS HOLDINGS, INC., f/k/a HELLER HEALTHCARE FINANCE, INC.,	) )	
Plaintiff,	)	
And	)	
MICHAEL INGOLDSBY,	)	
Intervenor/Plaintiff,	)	
v.	)	Civil Action No. 05-CV-11128-NG
NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA, and INTERNATIONAL INSURANCE GROUP, LTD.,	) ) ) ) )	
Defendants.	)	

# AFFIDAVIT OF COUNSEL IN SUPPORT OF DEFENDANT NATIONAL UNION FIRE INSURANCE COMPANY OF PITSBURGH, PA.'S MOTION FOR SUMMARY JUDGMENT AGAINST INTERVENOR-PLAINTIFF MICHAEL INGOLDSBY

- I, John D. Hughes, on oath, depose and state in fact:
- 1. I am an attorney at the law firm of Edwards Angell Palmer & Dodge LLP and represent Defendant National Union Fire Insurance Company of Pittsburgh, PA. ("NUFIC") in the above-captioned action. I submit this Affidavit in support of NUFIC's Motion for Summary Judgment Against Intervenor-Plaintiff Michael Ingoldsby ("Ingoldsby") under Rule 56 of the Federal Rules of Civil Procedure. I have personal knowledge of the facts stated herein and would so testify if called upon to give testimony in this action.
- 2. Attached to this Affidavit as <u>Exhibit A</u> is a true and correct copy of a fax communication from Nicholas Sciotto of Defendant International Insurance Group, Ltd. ("IIG")

to Pamela Jones of Managed Health Care Systems, Inc. ("MHCS"), dated July 31, 2001, produced by IIG in this case.

- 3. Attached to this Affidavit as Exhibit B are certified copies of the Schedules and Statement of Financial Affairs submitted by Ingoldsby to the U.S. Bankruptcy Court for the Middle District of Florida.
- 4. Attached to this Affidavit as Exhibit C is a certified copy of Ingoldsby's Notice of Filing Schedules and Statement of Financial Affairs with Original Signatures filed with the U.S. Bankruptcy Court for the Middle District of Florida.
- 5. Attached to this Affidavit as <u>Exhibit D</u> is a certified copy of the Discharge of Debtor Ingoldsby issued by the U.S. Bankruptcy Court for the Middle District of Florida.
- 6. Attached to this Affidavit as Exhibit E is a certified copy of the Docket Report for In re: Managed Health Care Services, Inc., Bankruptcy Petition No. 01-11346, before the U.S. Bankruptcy Court for the District of Massachusetts.
- 7. Attached to this Affidavit as Exhibit F is a certified copy of the Settlement Agreement entered into between Heller Healthcare Finance, Inc. ("Heller"), MHCS, and Medical Temporaries, Inc. dated March 25, 2002.
- 8. Attached to this Affidavit as <u>Exhibit G</u> is a true and correct copy of a sample Borrowing Base Certificate, dated October 19, 2000, produced by Heller in this case.

SWORN AND SUBSCRIBED TO UNDER THE PAINS AND PENALTIES OF PERJURY THIS 27<sup>th</sup> DAY OF JUNE, 2006.

/s/ John D. Hughes_	
John D. Hughes	

- 2 - Bos\_542157\_1/JLEE

#### **CERTIFICATE OF SERVICE**

I, John D. Hughes, hereby certify that on this 27<sup>th</sup> day of June, 2006, I served a copy of the foregoing document via first-class mail, postage prepaid to Gayle P. Ehrlich and Jeffrey E. Francis, Sullivan & Worcester LLP, One Post Office Square, Boston, MA 02109; Gregory J. Aceto, Johnson & Aceto, P.C., 67 Batterymarch Street, Suite 400, Boston, MA 02110; and Richard E. Heiftez, Tucker, Heifetz & Saltzman, LLP, Three School Street, Boston, MA 02108.

/s/ John D. Hughes	
John D. Hughes	

- 3 - Bos\_542157\_1/JLEE

# **EXHIBIT A**

HP LASERJET 3150 ase 1:05-cv-11128-NG PRINTER/FAX/COPIER/SCANNER

Document 37-2

Filed 06/27/2006 PAUL THE TON REPORT FOR INTERNATIONAL INSURANCE GROUP 617-951-3940

JUL-31-01 11:47AM

JOB	START TIME	USAGE	PHONE NUMBER/ADDRESS	TYPE	PAGES	MODE	STATUS
409	.7/31 11:44AM	2 ′44"	17817402203	SEND	11/11	EC144	COMPLETED

TOTAL

2'44"

PAGES SENT: 11

PAGES PRINTED: 0

125 Broad Street, 4<sup>th</sup> FI. Boaton, MA 02110 Tel: 617-951-3939 x133 Fax 617-951-3940





Nicholas F. Scicito, AU, ARAL ATS

Director of Account Service

781-740-2203

D&O~EPL Renewal

X For Raview | Disease Constitute | Disease Reply | Disease Recycle

Let me know if you have any questions. Presumably, you will add this premium to the current PAG finance agreement. We will probably have to execute enother Bankruptcy form as we did with the Package Policy.

Filed 06/27/2006

Page 3 of 13

125 Broad Street, 4<sup>th</sup> Fl. Boston; MA 02110 Tel 617-951-3939 x133 Fax 617-951-3940





To:

Pam Jones

From:

Nicholas F. Sciotto, AU, ARM, AIS

Director of Account Service

Managed Health Care Systems

Pages: Cover + 10

Fax:

781-740-2203

Date:

July 31, 2001

Re:

D&O - EPL Renewal

CC:

☐ Urgent

X For Review

☐ Please Comment

☐ Please Reply

☐ Please Recycle

Let me know if you have any questions. Presumably, you will add this premium to the current PAC finance agreement. We will probably have to execute another Bankruptcy form as we did with the Package Policy.



July 27, 2001

Nicholas F. Sciotto International Insurance Group, LTD 125 Broad Street 4<sup>th</sup> Floor Boston, MA 02110

RE: Managed Health Care Systems
Directors and Officers Liability Insurance including Employment Practices
Liability (EPL)
August 4, 2001

#### Dear Nicolas:

On behalf of National Union, a member of the American International Group, Inc., we are pleased to provide you with a renewal quote for the above captioned account. The current marketplace for Directors and Officers Liability Insurance is becoming more restrictive in coverage, pricing and retentions are increasing at renewals as well as for new business. The healthcare marketplace in particularly is experiencing these "hard" market trends of volatile premiums and restrictive terms and conditions. It is not uncommon to see premium increases of 10% for stellar risks, to increases of 50% for risks with unenviable balance sheets. This trend follows a decade of decreasing premiums, lowered retentions, broadening terms and conditions – traits of the "soft" market. Managed Health Care Systems has filed for Chapter 11 bankruptcy since the last renewal, as well, the financial condition remains poor, albeit improving slightly. Through active negotiations with National Union, we were able to obtain a renewal proposal with a 17% increase, a remarkably reasonable increase given the dynamics since last renewal.

Additionally, for 2001 AIG has mandated that a revised Health Care Amendatory endorsement be placed on all Health Care risks. We have ensured that there are no exceptions. This endorsement differs from the expiring endorsement for Managed Health Care Systems. The new revised endorsement includes an enhancement for IRS Fines and Penalties coverage. This is in addition to the expiring enhancements such as an amended Insured Person definition to include Peer Review/Credentialing, independent contractors, department heads; EMTALA coverage; and Government Funding Defense Costs. The limitations this endorsement introduces this renewal are: a sub limit on EMTALA coverage of \$150,000; failure to maintain insurance exclusion; "antitrust, price fixing, price discrimination, unfair competition, deceptive trade practices and/or monopolies, including any actions, proceedings, claims or investigations relating thereto" exclusion; human clinical trials exclusion; and pre-authorized defense attorneys "panel counsel" for

all claims - last year panel counsel was required for Securities claims only. Finally, there are language changes with the new endorsement, however; the coverage essentially remains the same.

Lastly, at renewal AIG has added a limited private placement coverage endorsement that adds an exclusion for "public or private offering of securities by the Company..." however, the exclusion carves back coverage for private offerings of securities if less than or equal to \$15,000,000.

After you have had an opportunity to review, please call with any questions.

Regards,

Thomas J. McGraw

### National Union Renewal Proposal

INSURER:	National Union Fire Insurance Company of Pittsburgh, PA
	Admitted Carrier / A++ A.M. Best "Superior"
POLICY FORM:	Private Edge
COVERAGE:	Corporate Liability Policy including Directors and Officers Liability Insurance and Employment Practices Liability Coverage
POLICY TERM:	August 4, 2001 to August 4, 2002
LIMITS OF LIABILITY <sup>1</sup> :	\$3,000,000
RETENTIONS:	\$35,000 each Claim for Employment Practices Liability; \$150,000 each Claim for Securities Claims (other than Private Placements); \$25,000 All other Claims (including Private Placements).
PREMIUM:	\$24,995
DISCOVERY:	One year optional discovery period will be available for 75% of the annual premium.
RETROACTIVE DATE:	Date of Incorporation

#### Endorsements to be added in addition to the base policy:

- 1. Outside Entity Coverage;
- 2. Captive Insurance Company;
- 3. Commissions Exclusions;
- 4. Nuclear Energy Liability Exclusion Endorsement (Broad Form);
- 5. Specific Investigation/Claim/Litigation/Event same as expiring;
- 6. Final Determination Wording.

#### Endorsement added at renewal:

1. For-Profit Health Care Organization Extension –2001 Version. This endorsement is mandatory by National Union/AIG on all health care risks. This endorsement replaces the Health Care Extension, Endorsement No. 5 on the expiring program. Please read this endorsement carefully;

<sup>&</sup>lt;sup>1</sup> Limit of Liability applies each Claim or related Claims and in the policy aggregate (inclusive of defense expenses).



2. Auto Private Placement Coverage threshold limited to \$15M in proceeds. This endorsement limits Private Placements to \$15M for automatic coverage and is included in coverage for no additional premium.

Lastly, no additional limits of liability are available from AIG.

#### Subjectivities:

The quotation is subject to receipt, review and acceptance prior to binding of the following:

- 1. Board of Directors;
- 2. Most recent audited financials;
- 3. Confirmation of a business plan in place to maintain operations.



# FOR-PROFIT HEALTH CARE ORGANIZATION AMENDATORY ENDORSEMENT

In consideration of the premium charged, it is hereby understood and agreed that this policy is amended as follows:

#### AMENDMENTS TO DEFINITIONS

A. The Definition of Individual Insured(s) shall be amended to include the following at the end thereof:

Individual Insureds shall also include any past, present or future member of any duly constituted committee ("Committee Member"); any individual person engaged by a duly constituted committee for purposes of providing an expert opinion with regard to peer review or credentialling decision concerning an individual physician ("Outside Expert"); any individual in charge of any operational department ("Department Head") or any medical director, staff physician or faculty member of the Company, regardless of whether or not such person is directly employed by the Company or is considered to be an independent contractor.

B. The Definition of Loss shall be amended to include the following at the end thereof:

#### 1. IRS FINES

Loss shall include Defense Costs incurred in connection with a Claim seeking an assessment of taxes, initial taxes, additional taxes, tax deficiencies, excise taxes or penalties pursuant to the following sections of the Internal Revenue Code of 1986 (as amended):

Section 4911 (tax on excess expenditures to influence legislation);

Section 4940 (a);

Section 4941 (taxes on self-dealing);

Section 4942 (taxes on failure to distribute income);

Section 4943 (taxes on excess business holding);

Section 4944 (taxes on investments which jeopardize charitable purpose):

Section 4945 (taxes on taxable expenditures);

Section 6652 (c) (1) (A) and (B) (penalties for failure to file certain information returns or registration statements);

Section 6655 (a) (1) (penalties for failure to pay estimated income tax); and

Section 6656 (a) and (b) (penalties for failure to make deposit of taxes).

#### 2. EMTALA COVERAGE

- a. The definition of Claim(s) is amended to include the following: Claim shall also mean a civil lawsuit alleging a violation pursuant to the Emergency Medical Treatment and Active Labor Act ("EMTALA"), 42 U.S.C., 1396dd et seq., and any similar state or local statute (herein "EMTALA Claim(s)").
- b. The Definition of Loss is amended to include coverage for civil fines and penalties assessed pursuant to an EMTALA Claim.
- c. It is further understood that a sublimit of liability in the amount of \$150,000 shall apply to all EMTALA Claims made and reported during the Policy Period or Discovery Period (if applicable) combined (hereinafter "Sublimit of Liability"). This Sub-Limit of Liability shall be part of and not in addition to the aggregate Limit of Liability stated in the Item of the Declarations entitled Limit of Liability.
- d. Solely for the purposes of the coverage afforded herein to EMTALA Claims, exclusion (I) is modified by deleting the phrase "alleging, arising out of, based upon or attributable to" and replacing it with the word "for".

### 3. GOVERNMENTAL FUNDING DEFENSE COST COVERAGE

Loss shall not include the return of funds which were received from any federal, state or local governmental agency and any interest, fines or penalties arising out of the return of such funds; provided, however, that with regard to Claims for Wrongful Acts arising out of the return, or request to return such funds, this policy shall pay Defense Costs up to an amount not to exceed \$1,000,000 ("Government Funding Defense Costs Sublimit"). This Sub-Limit of Liability shall be part of and not in addition to the aggregate Limit of Liability stated in the Item of the Declarations entitled Limit of Liability. With respect to any Defense Costs coverage afforded pursuant to this paragraph 3, it is understood that: the Insurer shall be liable to pay 50% of such Defense Costs, excess of a retention in the amount of \$1,000,000, up to the Government Funding Defense Costs Sublimit, and subject to the Limit of Liability listed on the Declarations Page. It being a condition of this insurance that the remaining 50% of such Defense Costs shall be carried by the Insureds at their own risk and be uninsured.

It is further understood and agreed that solely with respect to the Governmental Funding Defense Cost coverage provided pursuant to the above paragraph, the No Liability retention waivers located in the section of the policy entitled RETENTION CLAUSE are deleted in their entirety.

C. The Definition of Wrongful Act is amended to include the following at the end thereof:

With respect to all Insureds, any alleged defect in peer review or credentialling.

#### II. AMENDMENTS TO EXCLUSIONS

- 1. Exclusions 4 (h) is deleted in its entirety and replaced with the following:
  - (h) alleging, arising out of, based upon or attributable to any actual or alleged contractual liability of the Company or an Insured under any express (written or oral) contract or agreement (including, but not limited to, any liquidated damages, severance agreement or payment, golden parachute agreement, or any compensation agreement payable upon the termination of any Insured); provided, however, that this exclusion shall not apply to:
    - (1) Employment Practices Claims to the extent that any liability does not arise from such express contract or agreement; or
    - (2) Claims for Loss alleging Wrongful Acts of an Insured(s) with respect to hospital practice, privileges, credentialling or peer review matters.
- 2. The following additional exclusions are added to the end of Clause 4. EXCLUSIONS:
  - (r) alleging, arising out of, based upon or attributable to any failure or omission on the part of the Insureds or the Company to effect and maintain insurance;
  - (s) alleging, arising out of, based upon or attributable to, or in any way involving, either directly or indirectly, antitrust violations, price fixing, price discriminations, unfair competition, deceptive trade practices and/or monopolies, including any actions, proceedings, claims or investigations related thereto;
  - (t) alleging, arising out of, based upon or attributable to the Insureds performance or rendering of or failure to perform or render medical or other professional services or treatments for others; provided, however, that this exclusion shall not apply to:
    - (1) Employment Practices Claims;
    - (2) Claims for Loss alleging Wrongful Acts of an Insured(s) peer review or credentialling processes;
  - (u) alleging, arising out of, based upon or attributable to any Human Clinical Trial. For purposes of this exclusion (u), "Human Clinical Trial" shall mean any study utilizing humans to provide clinical data for the assessment of a medical treatment, procedure or pharmaceutical.

#### III. AMENDED CLAUSE 9

Clause 9 is deleted in its entirety and replaced with the following:

#### 9. PRE-AUTHORIZED DEFENSE ATTORNEYS FOR ALL CLAIMS

This Clause 9 applies to all Claims.

Affixed as Appendix A hereto and made a part of this policy is a list or lists of Panel Counsel law firms ("Panel Counsel Firms") from which a selection of legal counsel shall be made to conduct the defense of all Claims against an Insured pursuant to the terms set forth below.

In the event the Insurer has assumed the defense pursuant to Clause 8 of this policy, then the Insurer shall select a Panel Counsel Firm to defend the Insureds. In the event the Insureds are already defending a Claim, then the Insureds shall select a Panel Counsel Firm to defend the Insureds.

The selection of the Panel Counsel Firm, whether done by the Insurer or the Insureds, shall be from the list of Panel Counsel Firms designated for the type of Claim and be from the jurisdiction in which the Claim is brought. In the event a Claim is brought in a jurisdiction not included on the appropriate list, the selection shall be made from a listed jurisdiction which is the nearest geographic jurisdiction to either where the Claim is maintained or where the corporate headquarters or state of formation of the Named Entity is located. In such instance, however, the Insurer shall, at the written request of the Named Entity, assign a non-Panel Counsel Firm of the Insurer's choice in the jurisdiction in which the Claim is brought to function as "local counsel" on the Claim to assist the Panel Counsel Firm which will function as "lead counsel" in conducting the defense of the Claim.

With the express prior written consent of the Insurer, an Insured may select (in the case of the Insurer defending the Claim), or cause the Insurer to select (in the case of the Insurer defending the Claim), a Panel Counsel Firm different from that selected by other Insured defendants if such selection is required due to an actual conflict of interest or is otherwise reasonably justifiable.

The list of Panel Counsel Firms may be amended from time to time by the Insurer. However, no change shall be made to the specific list attached to this policy during the Policy Period without the consent of the Named Entity.

ALL OTHER TERMS; CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

#### **EXCLUSION J AMENDED** (LIMITED PRIVATE PLACEMENT COVERAGE)

In consideration of the premium charged herein it is understood and agreed that Clause 4. EXCLUSIONS, is hereby amended by deleting Exclusion (j) in its entirety and replacing it with the following:

alleging, arising out of, based upon or attributable to any public or private (j) offering of securities by the Company, an Outside Entity or an Affiliate or alleging a purchase or sale of such securities subsequent to such offering;

provided, however, that this exclusion will not apply to:

- any purchase or sale of securities exempted pursuant to section 3(b) of (1) the Securities Act of 1933. Coverage for such purchase or sale transaction shall not be conditioned upon payment of any additional premium; however, the Named Entity shall give the Insurer written notice of any public offering exempted pursuant to section 3(b), together with full particulars and as soon as practicable, but not later than 30 days after the effective date of the public offering;
- to any private offering of securities if such private offering is less than or (2)equal to \$xxxxxx in proceeds; coverage for such private offering shall not be conditioned upon payment of any additional premium; however, the Named Entity shall give the Insurer written notice of any such private offering together with full particulars and as soon as practicable, but not later than 30 days after the effective date of such private offering;
- (3)to any offering of securities (other than a public offering described in paragraph (1) above or a private offering described in paragraph (2) above), as well as any purchase or sale of such securities subsequent to such offering, in the event that within 30 days prior to the effective time of such offering: (i) the Named Entity shall give the Insurer written notice of such offering together with full particulars and underwriting information required thereto; and (ii) the Named Entity accepts such terms, conditions and additional premium required by the Insurer for such coverage. Such

coverage is also subject to the Named Entity paying when due any such additional premium. In the event the Named Entity gives written notice with full particulars and underwriting information pursuant to (i) above, then the Insurer must offer a quote for coverage under this paragraph;

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

# **EXHIBIT B**

FILED

JAN 0 2 2003

# United States Bankruptcy Court Middle District of Florida

Case No	Clerk U. S. Pankrupicy Court Tampa, FL . 02-24824-8C7	
Chapter	7	

In re	Michael O. Ingoldsby  Debtor	Case No

#### SUMMARY OF SCHEDULES

Indicate as to each schedule whether that schedule is attached and state the number of pages in each. Report the totals from Schedules A, B, D, E, F, I, and J in the boxes provided. Add the amounts from Schedules A and B to determine the total amount of the debtor's assets. Add the amounts from Schedules D, E, and F to determine the total amount of the debtor's liabilities.

			AM	MOUNTS SCHEDULED	
NAME OF SCHEDULE	ATTACHED (YES/NO)	NO. OF SHEETS	AS <b>S</b> ETS	LIABILITIES	OTHER
A - Real Froperty	Yes	1	2,140,000.00		
B - Personal Property	Yes	3	8,371.22		
C - Property Claimed as Exempt	Yes	2			
D - Creditors Holding Secured Claims	Yes	1		1,543,874.00	
E - Creditors Holding Unsecured Priority Claims	Yes	2		1,958.26	
F - Creditors Holding Unsecured Nonpriority Claims	Yes	3		332,434.04	
G - Executory Contracts and Unexpired Leases	Yes	1			
H - Codebtors	Yes	1			
I - Currert Income of Individual Deptor(s)	Yes	1			3,365.33
J - Current Expenditures of Incividual Debtor(s)	Yes	1			13,839.00
Total Number of Sheets of ALL So	chedules	16			
	To	otal Assets	2,148,371.22		
	<i>y</i>		Total Liabilities	1,878,266.30	

I CERTIFY THE FOREGOING TO BE A TRUE AND CORRECT COPY OF THE ORIGINAL UNITED STATES BANKRUPTCY COURT

Walter D. Elmoro

Best Case Bankruptcy

Michael O. Ingoldsby

Case No.	02-24824-8C7
Case 110.	<u> </u>

Debtor

#### SCHEDULE A. REAL PROPERTY

Except as directed below, list all real property in which the debtor has any legal, equitable, or future interest, including all property owned as a cotenant, community property, or in which the debtor has a life estate. Include any property in which the debtor holds rights and powers exercisable for the debtor's own benefit. If the debtor is married, state whether husband, wife, or both own the property by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community," If the debtor holds no interest in real property, write "None" under "Description and Location of Property."

Do not include interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If an entity claims to have a lien or hold a secured interest in any property, state the amount of the secured claim. (See Schedule D.) If no entity claims to hold a secured interest in the property, write "None" in the column labeled "Amount of Secured Claim."

If the debtor is an individual or if a joint petition is filed, state the amount of any exemption claimed in the property only in Schedule C - Property Claimed as Exempt.

Description and Location of Property	Nature of Debtor's Interest in Property	Husband, Wife, Joint, or Community	Current Market Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption	Amount of Secured Claim
Single Farrily Residence	Tenants by the entirety	J	1,140,000.00	1,026,000.00
530 East McEwen Drive Osprey, Florida 34229 (Debtor's r omestead)		·		
Single Family Residence	Tenants by the entirety	j	1,000,000.00	517,874.00
5 Stagecoah Road Hingham, IMA 02043	•			

(Debtor's spouse homestead)

Sub-Total > 2,140,000.00 (Total of this page)

2,140,000.00 Total >

(Report also on Summary of Schedules)

continuation sheets attached to the Schedule of Real Property

Copyright (c) 1996-2000 - Best Case Solutions, Inc. - Evanston, IL - (800) 492-8037

Best Case Bankruptcy

In re Michael O. Ingoldsby

Case No. 02-24824-8C7

Debtor

#### SCHEDULE B. PERSONAL PROPERTY

Except as directed below, list all personal property of the debtor of whatever kind. If the debtor has no property in one or more of the categories, place an "x" in the appropriate position in the column labeled "None." If additional space is needed in any category, attach a separate sheet properly identified with the case name, case number, and the number of the category. If the debtor is married, state whether husband, wife, or both own the property by placing an "H," "W ""J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the debtor is an individual or a joint petition is filed, state the amount of any exemptions claimed only in Schedule C - Property Claimed as Exempt.

Do not list interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If the property is being held for the debtor by someone else, state that person's name and address under "Description and Location of Property."

	Type of Property	N O N Description and Location of Property E	Husband, Wife, Joint, or Community	Current Market Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
1.	Cash on hand	On person	Н	100.00
2.	Checking, savings or other financial accounts, certificates of deposit, or shares in banks, savings and loan, thrift, building and loan, and homestead associations, or credit unions, brokerage houses, or cooperatives.	Wachovia Palmer Ranch Branch 8595 South Tamiami Trail Sarasota, Florida 34238 Checking Account number 101005100718	J	89.00
3.	Security deposits with public utilities, telephone companies, landlords, and others.	<b>X</b>		
4.	Hous shold goods and furnishings, including audio, video, and computer equipment.	Please see attachments A & B.	J	6,157.00
5.	Books, pictures and other art objects, antiques, stamp, coin, record, tape, compact disc, and other collections or collectibles.	<b>X</b>		
6.	Wearing apparel.	26 mens pants, 6 mens suits, 6 mens sport coats, 5 mens jackets, 5 mens overcoat, 5 mens hats, 10 mens belts, 11 mens shoes, 24 mens socks, 19 mens underware, 2 mens sweatshirts, 13 mens sweaters, 32 mens shirts, 1 mens winter boots, 2 mens scrafs, 20 mens hanckerchiefs, 5 mens pajamas	н	150.00
<b>'</b> .	Furs and jewelry.	Watch, Mens cufflinks, Silver religious medal, gold wedding band	Н	1,120.00
	Fireerms and sports, photographic, and other hobby equipment.	X		
		(Total	Sub-Total of this page)	> 7,616.00

2 continuation sheets attached to the Schedule of Personal Property

In re Michael O. Ingoldsby

Case No. <u>02-24824-8C7</u>

Debtor

## SCHEDULE B. PERSONAL PROPERTY

(Continuation Sheet)

		(Continuation Sheet)		
	Type of Property	N O Description and Location of Proper E	Husband, Wife, ty Joint, or Community	Current Market Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
ì	nterests in insurance policies.  Name insurance company of each policy and itemize surrender or efund value of each.	Unum Provident Disability Insurance Policy No. LAD180665	Н	Unknown
	Annuities. Itemize and name each ssuer.	x		
c	nterests in IRA, ERISA, Keogh, or other pension or profit'sharing olans. I emize.	Fidelity Investments - I.R.A - Account number 150-127-353	н .	392.00
а	Stock and interests in incorporated and unincorporated businesses. temize.	Fidelity Investments Account number 50-045-942	J	203.22
	nterests in partnerships or joint entures. Itemize.	x		
а	Government and corporate bonds and other negotiable and connegotiable instruments.	x		
5. A	Accounts receivable.	x		
p d	Alimony, maintenance, support, and propert, settlements to which the lebtor is or may be entitled. Give particulars.	<b>X</b>		
iı	Other liquidated debts owing debtor including tax refunds. Give articulars.	X		
e d	equitable or future interests, life states, and rights or powers exercisable for the benefit of the lebtor other than those listed in schedule of Real Property.	X		
ir d	Contingent and noncontingent necess in estate of a decedent, eath benefit plan, life insurance olicy, or trust.	x		
			Sub-Tota (Total of this page)	1> 595.22

Sheet  $\underline{\ \ \ \ }$  of  $\underline{\ \ \ \ }$  continuation sheets attached to the Schedule of Personal Property

Michael O. Ingoldsby In re

Case No. <u>02-24824-8C7</u>

Debtor

#### SCHEDULE B. PERSONAL PROPERTY

(Continuation Sheet)

Type of Property	N O N Description and Location of Property E	Husband, Wife, Joint, or Community	Current Market Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
20. Other contingent and unliquidated claims of every nature, including tax refunds, counterclaims of the debtor, and rights to setoff claims. Give estimated value of each.	X		
<ol> <li>Patents, copyrights, and other intellectual property. Give particulars.</li> </ol>	<b>X</b>		
<ol> <li>Licenses, franchises, and other general intangibles. Give particulars.</li> </ol>	<b>x</b>		
<ol> <li>Automobiles, trucks, trailers, and other vehicles and accessories.</li> </ol>	1999 Izuzu Rodeo - Osprey, Florida residence (leased)	Н	0.00
	2001 BMW 325i Sport Wagon - Hingham, MA residence (leased)	J	0.00
4. Boats, motors, and accessories.	x		
5. Aircraft and accessories.	<b>x</b> .		
<ol> <li>Office equipment, furnishings, and supplies.</li> </ol>	2 computers, 2 monitors, 1 fax machine, 1 copi typewriter	ier, 1 H	110.00
<ol> <li>Machinery, fixtures, equipment, and supplies used in business.</li> </ol>	x		
8. Inventory.	<b>X</b> .		
9. Animals.	x		
<ol> <li>Crops - growing or harvested. Give particulars.</li> </ol>	X		
Farming equipment and implements.	x	,	
2. Farm supplies, chemicals, and feed.	X ·		
<ol> <li>Other personal property of any kind not z lready listed.</li> </ol>	Powertools, and gardentools	j	50.00
		Sub-Total	> 160.00
•		(Total of this page)	- 100,00

Sheet 2 of 2 continuation sheets attached to the Schedule of Personal Property

Total >

8,371,22

(Report also on Summary of Schedules)

Best Case Bankruptcy

In re Michael O. Ingoldsby

Case No. <u>02-24824-8C7</u>

Debtor

#### SCHEDULE C. PROPERTY CLAIMED AS EXEMPT

Debtor elects the exemptions to which debtor is entitled under:

[Check one box]

☐ 11 U.S.C. §522(b)(1): ☐ 11 U.S.C. §522(b)(2): Exemptions provided in 11 U.S.C. §522(d). Note: These exemptions are available only in certain states.

Exemptions available under applicable nonbankruptcy federal laws, state or local law where the debtor's domicile has been located for the 180 days immediately preceding the filing of the petition, or for a longer portion of the 180-day period than in any other place, and the debtor's interest as a tenant by the entirety or joint tenant to the extent the interest is exempt from process under applicable nonbankruptcy law.

Description of Property	Specify Law Providing Each Exemption	Value of Claimed Exemption	Current Market Value of Property Without Deducting Exemption
Real Proper:y Single Family Residence 530 East Mc Ewen Drive Osprey, Florida 34229 (Debtor's homestead)	Section 522 (b)(2)(B); (interest as tenant by the entirety) Art. 10, § 4(a)(1); Fla. Stat. Ann. §§ 222.01, 222.02, 222.05	114,000.00 0.00	1,140,000.00
Single Family Residence 5 Stagecoah Road Hingham, MA 02043 (Debtor's spouse homestead)	Section 522(b)(2)(B); (interest as tenant by the entirety)	482,126.00	1,000,000.00
Cash on Hand On person	Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061	100.00	100.00
Checking, Savings, or Other Financial Accounts, wachovia Palmer Ranch Branch 8595 South Tamiami Trail Sarasota, Florida 34238 Checking Account number 101005100718	Certificates of Deposit Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061; Section 522(b)(2)(B) (interest as tenant by the entirety)	0.00	89.00
Household Goods and Furnishings Please see attachments A & B.	Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061 Section 522(b)(2)(B); (interest as tenant by the entirety)	6,157.00	6,157.00
Wearing Apparel 26 mens pants, 6 mens suits, 6 mens sport coats, 5 mens jackets, 5 mens overcoat, 5 mens hats, 10 mens belts, 11 mens shoes, 24 mens socks, 19 mens underware, 2 mens sweatshirts, 13 mens sweaters, 32 mens shirts, 1 mens winter boots, 2 mens scrafs, 20 mens hanckerchiefs, 5 mens pajamas	Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061	150.00	150.00
Furs and Je <u>velry</u> Watch, Mens cufflinks, Silver religious medal, gold wedding band	Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061	1,120.00	1,120.00
Interests in Insurance Policies Unum Provident Disability Insurance Policy No. LAD180665	Fia. Stat. Ann. § 222.18	Unknown	Unknown
Interests in IRA, ERISA, Keogh, or Other Pension of Fidelity Investments - IR.A - Account number 150-127-353	or Profit Sharing Plans Fla. Stat. Ann. § 222.21(2)	392.00	392.00

<sup>1</sup> continuation sheets attached to Schedule of Property Claimed as Exempt

In re Michael O. Ingoldsby

Case No. 02-24824-8C7

Debtor

## SCHEDULE C. PROPERTY CLAIMED AS EXEMPT

(Continuation Sheet)

	(Continuation Sheet)		
Description of Property	Specify Law Providing Each Exemption	Value of Claimed Exemption	Current Market Value of Property Without Deducting Exemption
Stock and Interests in Businesses Fidelity Investments Account number 50-045-942	Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061 ;Section 522(b)(2)(B); (interest as tenant by the entirety)	203.22	203.22
Automobiles , Trucks, Trailers, and Other Vehicles 1999 Izuzu Rodeo - Osprey, Florida residence (leased)	Fla. Stat. Ann. § 222.25(1)	0.00	0.00
2001 BMW 325i Sport Wagon - Hingham, MA residence (leased)	Fla. Stat. Ann. § 222.25(1)	0.00	0.00
Office Equipment, Furnishings and Supplies 2 computers, 2 monitors, 1 fax machine, 1 copier, 1 typewriter	Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061	110.00	110.00
Other Personal Property of Any Kind Not Already L Powertools, and gardentools	<u>isted</u> Art.10, § 4(a)(2), Fla. Stat. Ann. § 222.061	50.00	50.00

Sheet \_\_\_\_\_ of \_\_\_\_ continuation sheets attached to the Schedule of Property Claimed as Exempt

In re	Michael O. Ingoldsby		Case No	02-24824-8C7
		Debtor		

#### SCHEDULE D. CREDITORS HOLDING SECURED CLAIMS

State the name, mailing address, including zip code, and account number, if any, of all entities holding claims secured by property of the debtor as of the date of f ling of the petition. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests. List creditors in alphabetical order to the extent practicable. If all secured creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of all claims listed on this schedule in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules.

☐ Check this box if debtor has no creditors holding secured claims to report on this Schedule D.

	C	Hu	sband, Wife, Joint, or Community	CO	U N	P	AMOUNT OF	
CREDITOR'S NAME AND MAILING ADDRESS, INCLUDING ZIP CODE	DEBT OR	C H W	sband, Wife. Joint, or Community  DATE CLAIM WAS INCURRED,  NATURE OF LIEN, AND  DESCRIPTION AND MARKET VALUE  OF PROPERTY  SUBJECT TO LIEN	ス ト z の เ	7-05-0	SPUTED	CLAIM WITHOUT DEDUCTING VALUE OF COLLATERAL	UNSECURED PORTION IF ANY
Account No.			First Mortgage	Т	ĀTED	ı		
Dovenmuehle Mortgage P.O. Box 59840 Schaumburg, IL 60159-0840	x	•	Single Family Residence  5 Stagecoah Road Hingham, MA 02043 (Debtor's spouse homestead)  Value \$ 1,000,000.00				218,396.73	0.00
Account No. 4400011369	+		Second Mortgage	H	1	1		
Horizon Bank 501 John W. Mahar Highway Braintree, MA 02184	x	•	Single Family Residence 5 Stagecoah Road Hingham, MA 02043 (Debtor's spouse homestead)	-				
			Value \$ 1,000,000.00		1	$\downarrow$	299,477.27	0.00
Account No.  Wells Fargo 11601 N. Black Canyon Hwy Phoenix, AZ 85029	×	-	First Mortgage Single Family Residence 530 East McEwen Drive Osprey, Florida 34229 (Debtor's homestead)					
·			Value \$ 1,140,000.00	Ш			798,000.00	0.00
Account No.  Wells Fargo 11601 N. Black Caynon Hwy Phoenix, AZ 85029	×	-	Second Mortgage Single Family Residence 530 East McEwen Drive Osprey, Florida 34229 (Debtor's homestead)					
			Value \$ 1,140,000.00	<u> </u>		+	228,000.00	0.00
o continuation sheets attached			(Total of th	ubto is pa		,	1,543,874.00	
			(Report on Summary of Sch		tal		1,543,874.00	

In re Michael O. Ingoldsby

Case No. \_\_02-24824-8C7

Debtor

#### SCHEDULE E. CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

A complete list of claims entitled to priority, listed separately by type of priority, is to be set forth on the sheets provided. Only holders of unsecured claims entitled to priority should be listed in this schedule. In the boxes provided on the attached sheets, state the name and mailing address, including zip code, and account number, if any, of all entities holding priority claims against the debtor or the property of the debtor, as of the date of the filing of this petition.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of claims listed on each sheet in the box labeled "Subtotal" on each sheet. Report the total of all claims listed on this Schedule E in the box labeled "Total" on the last sheet of the completed schedule. Repeat this total also on the Summary of Schedules. ☐ Check this box if debtor has no creditors holding unsecured priority claims to report on this Schedule E. TYPES OF PRIORITY CLAIMS (Check the appropriate box(es) below if claims in that category are listed on the attached sheets.) Extensions of credit in an involuntary case Clai as arising in the ordinary course of the debtor's business or financial affairs after the commencement of the case but before the earlier of the appointment of a trustee or the order for relief. 11 U.S.C. § 507(a)(2). ☐ Wages, salaries, and commissions Wayes, salaries, and commissions, including vacation, severance, and sick leave pay owing to employees and commissions owing to qualifying indeperdent sales representatives up to \$4,650\* per person earned within 90 days immediately preceding the filing of the original petition, or the cessation of business, which ever occurred first, to the extent provided in 11 U.S.C. § 507 (a)(3). Contributions to employee benefit plans Money owed to employee benefit plans for services rendered within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(4). ☐ Certain farmers and fishermen Claims of certain farmers and fishermen, up to \$4,650\* per farmer or fishermen, against the debtor, as provided in 11 U.S.C. § 507(a)(5). ☐ Deposits by individuals Cla ms of individuals up to \$2,100\* for deposits for the purchase, lease, or rental of property or services for personal, family, or household use, that were not delivered or provided, 11 U.S.C. § 507(a)(6). Alimony, Maintenance, or Support Claims of a spouse, former spouse, or child of the debtor for alimony, maintenance, or support, to the extent provided in 11 U.S.C. § 507(a)(7). ■ Taxes and Certain Other Debts Owed to Governmental Units Taxes, customs duties, and penalties owing to federal, state, and local governmental units as set forth in 11 U.S.C § 507(a)(8). Commitments to Maintain the Capital of an Insured Depository Institution Claims based on commitments to the FDIC, RTC, Director of the Office of Thrift Supervision, Comptroller of the Currency, or Board of Governors of the Federal Reserve System, or their predecessors or successors, to maintain the capital of an insured depository institution. 11 U.S.C. § 507(a)(9).

\*Amounts are subject to adjustment on April 1, 2004, and every three years thereafter with respect to cases commenced on or after the date of

continuation sheets attached

adjustment.

1		
In re	Michael O. Ingoldsby	Case No. <u>02-24824-8C7</u>
11110	Infontaci of Angoladoy	
	Debtor	

## SCHEDULE E. CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

(Continuation Sheet)

Taxes and Certain Other Debts
Owed to Governmental Units

TYPE OF PRIORITY

CREDITCR'S NAME AND MAILING ADDRESS, INCLUDING ZIP CODE	CODEBTOR	C H H	AND CONSIDERATION FOR CLAIM	HZEDZ- TZOUZ	DRLLGULDA	ローの中つト田口	TOTAL AMOUNT OF CLAIM	AMOUNT ENTITLED TO PRIORITY
Account No. 055180001467	1		12/31/99	ľ	E			·
Massachusetts Dept. of Rev. 200 Arlington Street Boston, MA 02205		-				x	1,958.26	1,958.26
Account No.	T							7,100
Account No.	$\vdash$	-				+		
Account No						7		
			·					
Account No.								
Sheet 1 of 1 continuation sheets attach				ubto		- 1	1,958.26	<del></del>
Schedule of Creditors Holding Unsecured Priori	ity (	Clai		To	otal	ſ	1,958.26	
			(Report on Summary of Sch	edu	les	L		

In re	Michael O. Ingoldsby	Case No. <u>02-24824-8C7</u>
	Debtor	

#### SCHEDULE F. CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and account number, if any, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. Do not include claims listed in Schedules D and E. If all creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether husband, wife, both of them, or the marital com nunity may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report total of all claims listed on this schedule in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules.

☐ Check this box if debtor has no creditors holding unsecured nonpriority claims to report on this Schedule F.

CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE Account No.	CODESTOR	H W H S J C		CONTINGENT	1	T E	AMOUNT OF CLAIM
Aceto, Gregory J. Johnson & Aceto, P.C. 67 Batterymarch Street Suite 400 Boston, MA. 02110	1			-	#O		22,373.00
Account No.  Butler, Joseph G. Chapter 7 l'rustee Barron & Stadfeld, P.C. 50 Staniford Street Boston, MA 02114							0.00
Account No. 04-3201-18420  Chase Automotive Leases P.O. 5232  New Hyde Park, NY 11042	المو	- -	2001 Grand Jeep Cherokee	x			7,056.21
Account No 12995956  CIT Technology Financing Svc 4600 Touc nton Road Building 100, Suite 300 Jacksonville, FL 32216	X	-	11/3/00				84,305.88
2 continuation sheets attached			S (Total of th		ota		113,735.09

In re	Michael O. Ingoldsby	Case No. <u>02-24824-8C7</u>
	Dehtor	

# SCHEDULE F. CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS (Continuation Sheet)

CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE  Account No. 41644155  Conseco Vendor Services	CODEBTOR	H ₩ N C	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.		CONTINGENT	DI SEUTED		AMOUNT OF CLAIM
95 North Rcute 17 South Paramus, NJ 07652		-						39,556.15
Account No.  Foster, Donald G. 566 Bay Road  Duxbury, MA 02331		-	Judgment entered June 19, 2001 Case pending on appeal			X	<	136,753.53
Account No.  Grossman, Stewart U.S. Trustee's Office 1101 Thomas P. O'Neill, Jr. 10 Causeway Street Boston, MA 02222-1074		-						0.00
Account No. 227234  Health Cari Finance Agency Asscd Hospital Svcs of Maine 2 Gannett Drive South Portland, ME 04106		-			×	×		Unknown
Account No.  Heller Healthcare Finance 2 Wiscons n Circle 4th FL Chevy Chase, MD 20815		-		)	C X	X		0.00
Sheet no 1 _ of _ 2 _ sheets attached to Schedule of Creditors Holding Unsecured Nonpriority Claims		1	(Total	Sub of this				176,309.68

In re	Michael O. Ingoidsby	Case No. <u>02-24824-8C7</u>
	Debtor	

# SCHEDULE F. CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS (Continuation Sheet)

	C 0 D	Hu H	shand, Wife, Joint, or Community	COZ	LZC	DIS	
CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE	CODESTOR	8 J C	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	00z+-zg#z	ロボートの一のマーボロ	SPUTED	AMOUNT OF CLAIM
Account No. 01400927820140001			6/14/96	7	TED		
Mercedes Benz Credit Corp. P.O. Box 685 Roanoke, TX 76262-0685						x	1,626.82
Account No. 405826604	╀	_	1/8/99	+	H	H	1,026.82
Wells Fargo Financial Leasin GreenTree Vendor Services 3601 Minnesota Drive, 9th Floor		•					
Minneapolis, MN 55435							40,762.45
Account No.							
Account Nc.							
Account No.							
Sheet no. 2 of 2 sheets attached to Schedule of Creditors Holding Unsecured Nonpriority Claims			(Total of	Subto this p			42,389.27
			(Report on Summary of So	To	otal		332,434.04

In re Michael O. Ingoldsby

Case No. <u>02-24824-8C7</u>

Debtor

#### SCHEDULE G. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Describe all executory contracts of any nature and all unexpired leases of real or personal property. Include any timeshare interests. State nature of debtor's interest in contract, i.e., "Purchaser," "Agent," etc. State whether debtor is the lessor or lessee of a lease. Provide the names and complete mailing addresses of all other parties to each lease or contract described.

NOTE: A party listed on this schedule will not receive notice of the filing of this case unless the party is also scheduled in the appropriate schedule of creditors.

Check this box if debtor has no executory contracts or unexpired leases.

Name and Mailing Address, Including Zip Code, of Other Parties to Lease or Contract Description of Contract or Lease and Nature of Debtor's Interest. State whether lease is for nonresidential real property. State contract number of any government contract.

Banc One Credit P.O. Box 770 Buffalo, NY 14226 Vehicle Lease - 1999 Izuzu Rodeo - Lease Expires May 6, 2003

BMW Financial Services P.O. Box 9001065 Louisville, KY 40290-1065 Vehicle Lease - 2001 BMW 325i Sport Wagon - Lease expires 6/25/04

In re	Michael O. Ingoldsby	Case No.	02-24824-8C7
	Debtor		

#### SCHEDULE I. CURRENT INCOME OF INDIVIDUAL DEBTOR(S)

The column labeled "Spouse" must be completed in all cases filed by joint debtors and by a married debtor in a chapter 12 or 13 case whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.

Debtor's Marital Status:	DEPENDENTS OF DEBTOR AND SPOUSE				
	NAMES	AGE	RELATIO	NSHIP	
	None.				
Marriec					
, marries					
	· ·				
ł					
EMPLOYMENT:	DEBTOR		SPOUSI	Ē	
Occupation					
Name of Employer					
How long employed					
Address of Employer					
	Í				
INCOME (Estimate of a	versas monthly income)	Di	EBTOR	SPOUSE	
	ges, salary, and commissions (pro rate if not paid monthly)		0.00	\$ N/A	
	ges, salary, and commissions (pro rate if not part monthly)	* <del>*</del>	0.00	S N/A	
· ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<u> </u>	0.00	\$ N/A	
		<u> </u>	0.00	3N/A	
LESS PAYROLL DE		•		Ф	
-	ocial security	\$	0.00	\$N/A	
		\$	0.00	\$ N/A N/A	
	,	» <u>——</u>	0.00	·	
a. Other (Specify)		\$	0.00	\$ N/A N/A	
SUBTOTAL OF PAY	ROLL DEDUCTIONS	\$	0.00	\$ N/A	
	TAKE HOME PAY	\$	0.00	\$ N/A	
• • • • • • • • • • • • • • • • • • • •	ation of business or profession or farm (attach detailed	L"	0.00	<u> </u>	
	ation of business of profession of faint (attach detailed	\$	0.00	\$ N/A	
		\$	0.00	\$ N/A	
		\$	0.00	\$ N/A	
	support payments payable to the debtor for the debtor's use	· ·	<u> </u>	* <del></del>	
	d above	\$	0.00	\$ N/A	
Social security or other go					
	//Disability	\$	1,632.00	\$N/A	
	.,,	\$	0.00	\$N/A	
	me	\$	0.00	\$N/A	
Other monthly income				_	
(Specify) Disability Incor	ne*	\$	1,733.33	\$ <u>N/A</u>	
TOTAL MONITURE DISC	33.47	3	0.00	\$N/A	
TOTAL MONTHLY INCO		\$	3,365.33	\$N/A	
TOTAL COMBINED MOI	NTHLY INCOME \$ 3,365.33	(Repo	ort also on Sum	mary of Schedules)	

Describe any increase or decrease of more than 10% in any of the above categories anticipated to occur within the year following the filing of this document:

<sup>\*</sup> Debtor is entitled to receive \$22,492.00 per month pursuant to a UNUM Provident disability policy. However, pursuant to an Order enter in Massachusetts, Debtor has only been receiving \$1,733.33.

In re	Michael O. Ingoldsby	Case No. <u>02-24824-8C7</u>	
	Dehtor		

## SCHEDULE J. CURRENT EXPENDITURES OF INDIVIDUAL DEBTOR(S)

Complete this schedule by estimating the average monthly expenses of the debtor and the debtor's family. Pro rate any payments made bi-weekly, quarterly, semi-annually, or annually to show monthly rate.

Rent or home mortgage payment (include lot rented for mobile home)		7,650.00
Are real estate taxes included? Yes X No		
Is property insurance included? Yes X No		
Utilities: Electricity and heating fuel	\$	250.00
Water and sewer	\$ <u></u>	100.00
Telephone		100.00
Other		
Home maintenance (repairs and upkeep)	 <i></i>	700.00
Food		
Cloth ng		
Launcry and dry cleaning		
Medical and dental expenses		
Transportation (not including car payments)		
Recreation, clubs and entertainment, newspapers, magazines, etc.		
Charitable contributions		
insurance (not deducted from wages or included in home mortgage payments)		
Homeowner's or renter's		
Life		
Health		
AutoOther		-
Paxes (not deducted from wages or included in home mortgage payments)	· · · · · · · · · · · · · · · · ·	0,00
(Specify)	\$	0.00
nstallment payments: (In chapter 12 and 13 cases, do not list payments to be included	in the plan.)	
Auto		299,00
Other	<u>\$</u>	0.00
Other	\$	0.00
Other		
Alim ony, maintenance, and support paid to others		
eayments for support of additional dependents not living at your home	•	
kegu ar expenses from operation of business, profession, or farm (attach detailed staten		
Other		
Other	<u>\$_</u>	0.00

# United States Bankruptcy Court Middle District of Florida

		<b>-</b> 1		
ln re	Michael O. Ingoldsby	Debtor(s)	Case No. Chapter	7

### DECLARATION CONCERNING DEBTOR'S SCHEDULES

#### DECLARATION UNDER PENALTY OF PERJURY BY INDIVIDUAL DEBTOR

I declare under penalty of perjury that I have read the foregoing summary and schedules, consisting of sheets [total shown on summary page plus 1], and that they are true and correct to the best of my knowledge, information, and belief.

Date 114 26 2002

Signature /

Michael O Jan

Debtor

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both.

18 U.S.C. §§ 152 and 3571.

Form 7 (9/00)

# United States Bankruptcy Court Middle District of Florida

Chapter

In re Michael O. Ingoldsby

Debtor(s)

## STATEMENT OF FINANCIAL AFFAIRS

This statement is to be completed by every debtor. Spouses filing a joint petition may file a single statement on which the information for both spouses is combined. If the case is filed under chapter 12 or chapter 13, a married debtor must furnish information for both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. An individual debtor engaged in business as a sole proprietor, partner, family farmer, or self-employed professional, should provide the information requested on this statement concerning all such activities as well as the individual's personal affairs.

Questions 1 - 18 are to be completed by all debtors. Debtors that are or have been in business, as defined below, also must complete Questions 19 - 25. If the answer to an applicable question is "None," mark the box labeled "None." If additional space is needed for the answer to any question, use and attach a separate sheet properly identified with the case name, case number (if known), and the number of the question.

#### DEFINITIONS

"In business." A debtor is "in business" for the purpose of this form if the debtor is a corporation or partnership. An individual debtor is "in business" for the purpose of this form if the debtor is or has been, within the six years immediately preceding the filing of this bankruptcy case, any of the fellowing: an officer, director, managing executive, or owner of 5 percent or more of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sole proprietor or self-employed.

"Insider." The term "insider" includes but is not limited to: relatives of the debtor; general partners of the debtor and their relatives; corporations of which the debtor is an officer, director, or person in control; officers, directors, and any owner of 5 percent or more of the voting or equity securities of a corporate debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101.

#### 1. Income from employment or operation of business

None

State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the two years immediately preceding this calendar year. (A debtor that maintains, or has maintained, financial records on the basis of a fiscal rather than a calendar year may report fiscal year income. Identify the beginning and ending dates of the debtor's fiscal year.) If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income of both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT

SOURCE (if more than one)

#### 2. Income other than from employment or operation of business

None

State the amount of income received by the debtor other than from employment, trade, profession, or operation of the debtor's business during the two years immediately preceding the commencement of this case. Give particulars. If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income for each spouse whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT

**SOURCE** 

\$405,752.58

2001 - Disability Benefits, Social Security Benefits, Pension Distribution

a) \$255,527.**5**8 \$35,948.00

\$114, 277.00

\$310.903.00

2000 - Interest on Loans and Disability Benefits

\$245,653.00 65,250.00

2

#### 3. Payments to creditors

None

a. List all payments on loans, installment purchases of goods or services, and other debts, aggregating more than \$600 to any creditor, made within 90 days immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR

DATES OF PAYMENTS

AMOUNT PAID

AMOUNT STILL OWING

None

b. List all payments made within one year immediately preceding the commencement of this case to or for the benefit of creditors who are or were insiders. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR AND RELATIONSHIP TO DEBTOR

DATE OF PAYMENT

AMOUNT PAID

AMOUNT STILL OWING

4. Suits and administrative proceedings, executions, garnishments and attachments

None 

a. List all suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this bankruptcy case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

CAPTION OF SUIT AND CASE NUMBER

NATURE OF PROCEEDING

COURT OR AGENCY AND LOCATION

STATUS OR DISPOSITION

Donald G. Foster v. Managed Contract Dispute Healthcare Systems, Inc., et

Commonwealth of Massachusetts

Massachusetts

Pending - final judgment against Debtor on appeal.

al.; Case No. 96-0245

Commonwealth of

**Pending** 

Donald G. Foster v. Managed Healticare Systems, Inc., et al.; Case No. 00-0673B

Negligent misrepresentation In the United States District

Pendina

Heller Healthcare Finance. Inc. v. Michael Ingoldsby et al.; Case No. 02-CV11553NG

Court for the District of Massachusetts

Non:

b. Describe all property that has been attached, garnished or seized under any legal or equitable process within one year immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not

NAME AND ADDRESS OF PERSON FOR WHOSE BENEFIT PROPERTY WAS SEIZED

DATE OF SEIZURE April 22, 2002

DESCRIPTION AND VALUE OF PROPERTY

Donald G. Foster 566 Bay Road Duxtiury, MA 02331 UnumProvident disability benefits. Value of amount seized approximately \$150,000,00

#### 5. Repossessions, foreclosures and returns

None

List all property that has been repossessed by a creditor, sold at a foreclosure sale, transferred through a deed in lieu of foreclosure or returned to the seller, within one year immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR OR SELLER

DATE OF REPOSSESSION, FORECLOSURE SALE. TRANSFER OR RETURN

DESCRIPTION AND VALUE OF PROPERTY

3

#### 6. Assignments and receiverships

None

a. Describe any assignment of property for the benefit of creditors made within 120 days immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include any assignment by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

DATE OF

NAME AND ADDRESS OF ASSIGNEE

ASSIGNMENT

TERMS OF ASSIGNMENT OR SETTLEMENT

b. List all property which has been in the hands of a custodian, receiver, or court-appointed official within one year immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or nor a joint petition is filed, unless the spouses are separated and a joint petition is not

NAME AND LOCATION

NAME AND ADDRESS OF CUSTODIAN

OF COURT CASE TITLE & NUMBER DATE OF

DESCRIPTION AND VALUE OF

ORDER **PROPERTY** 

7. Gifts

None

List all gifts or charitable contributions made within one year immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient. (Married debtors filing under chapter 12 or chapter 13 must include gifts or contributions by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF PERSON OR ORGANIZATION RELATIONSHIP TO DEBTOR, IF ANY

DATE OF GIFT

DESCRIPTION AND VALUE OF GIFT

8. Losses

None:

List all losses from fire, theft, other casualty or gambling within one year immediately preceding the commencement of this case or since the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include losses by either or both spouses whether or not a joint petition is filed. unless the spouses are separated and a joint petition is not filed.)

DESCRIPTION AND VALUE OF PROPERTY

DESCRIPTION OF CIRCUMSTANCES AND, IF LOSS WAS COVERED IN WHOLE OR IN PART BY INSURANCE, GIVE PARTICULARS

DATE OF LOSS

9. Payments related to debt counseling or bankruptcy

None 

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of the petition in bankruptcy within one year immediately preceding the commencement of this case.

NAME AND ADDRESS OF PAYEE Michael P. Brundage and Luis Martinez-Monfort Hill, Ward & Henderson, P.A. P.O Box 2231 Tampa, FL 33601

DATE OF PAYMENT, NAME OF PAYOR IF OTHER THAN DEBTOR Mary Lee Ingoldsby 4/02 to the present

AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY

\$9.748.93

#### 10. Other transfers

None

List all other property, other than property transferred in the ordinary course of the business or financial affairs of the debtor, transferred either absolutely or as security within one year immediately preceding the commencement of this case. (Married debtors filling under chapter 12 or chapter 13 must include transfers by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF TRANSFEREE, RELATIONSHIP TO DEBTOR

DATE

DESCRIBE PROPERTY TRANSFERRED AND VALUE RECEIVED

#### 11. Closed financial accounts

None

List all financial accounts and instruments held in the name of the debtor or for the benefit of the debtor which were closed, sold, or otherwise transferred within one year immediately preceding the commencement of this case. Include checking, savings, or other financial accounts, certificates of deposit, or other instruments; shares and share accounts held in banks, credit unions, pension funds, cooperatives, associations, brokerage houses and other financial institutions. (Married debtors filing under chapter 12 or chapter 13 must include information concerning accounts or instruments held by or for either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

TYPE AND NUMBER OF ACCOUNT AND AMOUNT OF FINAL BALANCE

AMOUNT AND DATE OF SALE OR CLOSING

NAME AND ADDRESS OF INSTITUTION

12. Safe deposit boxes

None List each safe deposit or other box or depository in which the debtor has or had securities, cash, or other valuables within one year

immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include boxes or depositories of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not

filed.)

NAME AND ADDRESS OF BANK OR OTHER DEPOSITORY NAMES AND ADDRESSES OF THOSE WITH ACCESS TO BOX OR DEPOSITORY

DESCRIPTION OF CONTENTS

DATE OF TRANSFER OR SURRENDER, IF ANY

13. Setoffs

None List all setoffs made by any creditor, including a bank, against a debt or deposit of the debtor within 90 days preceding the

commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR

DATE OF SETOFF

AMOUNT OF SETOFF

14. Property held for another person

- -

None List all property owned by another person that the debtor holds or controls.

NAME: AND ADDRESS OF OWNER

DESCRIPTION AND VALUE OF PROPERTY

LOCATION OF PROPERTY

15. Prior address of debtor

Non:

If the debtor has moved within the two years immediately preceding the commencement of this case, list all premises which the debtor occupied during that period and vacated prior to the commencement of this case. If a joint petition is filed, report also any separate address of either spouse.

ADDRESS 459 Walls Way Sarasiota, Florida 34229 NAME USED

DATES OF OCCUPANCY 11/99 to 8/02

16. Spouses and Former Spouses

None If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California,

Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) within the six-year period immediately preceding the commencement of the case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state.

NAME

#### 17. Environmental Information.

For the purpose of this question, the following definitions apply:

"Environmental Law" means any federal, state, or local statute or regulation regulating pollution, contamination, releases of hazardous or toxic substances, wastes or material into the air, land, soil, surface water, groundwater, or other medium, including, but not limited to, statutes or regulations regulating the cleanup of these substances, wastes, or material.

"Site" means any location, facility, or property as defined under any Environmental Law, whether or not presently or formerly owned or operated by the debtor, including, but not limited to, disposal sites.

"Hazardous Material" means anything defined as a hazardous waste, hazardous substance, toxic substance, hazardous material, pollutant, or contaminant or similar term under an Environmental Law

None

a. List the name and address of every site for which the debtor has received notice in writing by a governmental unit that it may be liable or potentially liable under or in violation of an Environmental Law. Indicate the governmental unit, the date of the notice, and, if known, the Environmental Law:

NAME AND ADDRESS OF DATE OF ENVIRONMENTAL SITE NAME AND ADDRESS GOVERNMENTAL UNIT NOTICE LAW

None b. List the name and address of every site for which the debtor provided notice to a governmental unit of a release of Hazardous

Material. Indicate the governmental unit to which the notice was sent and the date of the notice.

NAME AND ADDRESS OF DATE OF ENVIRONMENTAL SITE NAME AND ADDRESS GOVERNMENTAL UNIT NOTICE LAW

Non:

c. List all judicial or administrative proceedings, including settlements or orders, under any Environmental Law with respect to which the debtor is or was a party. Indicate the name and address of the governmental unit that is or was a party to the proceeding, and the docket number.

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DOCKET NUMBER

STATUS OR DISPOSITION

#### 18. Nature, location and name of business

None

a. If the debtor is an individual, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partnership, sole proprietorship, or was a self-employed professional within the six years immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting or equity securities within the six years immediately preceding the commencement of this case.

If the debtor is a partnership, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities, within the six years immediately preceding the commencement of this case.

If the debtor is a corporation, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities within the six years immediately preceding the commencement of this case.

NAME Medical Temporaries, Inc.	TAXPAYER I.D. NUMBER 04-2772530	ADDRESS 99 Derby Street, Suite 300 Hingham. MA 02043	NATURE OF BUSINESS Temporary nursing services	BEGINNING AND ENDING DATES 1982-2002
MHCS, Inc.	04-3173788	99 Derby Street, Suite 300 Hingham, MA 02043	Temporary nursing services	1983 to 2002
Managed Health Cares Systems, Inc.	02-2840185	99 Derby Street, Suite 300 Hingham, MA 02043	Temporary nursing services	1988-2002

б

None

b. Identify any business listed in response to subdivision a., above, that is "single asset real estate" as defined in 11 U.S.C. § 101.

NAME

**ADDRESS** 

The following questions are to be completed by every debtor that is a corporation or partnership and by any individual debtor who is or has been, within the six years immediately preceding the commencement of this case, any of the following: an officer, director, managing executive, or owner of more than 5 percent of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sole proprietor or otherwise self-employed.

(An individual or joint debtor should complete this portion of the statement only if the debtor is or has been in business, as defined above, within the six years immediately preceding the commencement of this case. A debtor who has not been in business within those six years should go directly to the signature page.)

#### 19. Books, records and financial statements

a. List all bookkeepers and accountants who within the two years immediately preceding the filing of this bankruptcy case kept or None supervised the keeping of books of account and records of the debtor.

NAME AND ADDRESS Douglas Colpitts, CPA 338 Commercial Street Boston, MA 02109

DATES SERVICES RENDERED 1980 to present.

b. List all firms or individuals who within the two years immediately preceding the filing of this bankruptcy case have audited the None books of account and records, or prepared a financial statement of the debtor.

NAME

**ADDRESS** 

DATES SERVICES RENDERED

c. List all firms or individuals who at the time of the commencement of this case were in possession of the books of account and records Noneof the debtor. If any of the books of account and records are not available, explain.

NAME

ADDRESS

None d. List all financial institutions, creditors and other parties, including mercantile and trade agencies, to whom a financial statement was issued within the two years immediately preceding the commencement of this case by the debtor.

NAME AND ADDRESS Wells Fargo

11601 N. Black Canyon Highway

Phoenix, AZ 85029

DATE ISSUED August, 2002

#### 20. Inventories

No re a. List the dates of the last two inventories taken of your property, the name of the person who supervised the taking of each inventory, and the dollar amount and basis of each inventory.

DATE OF INVENTORY

INVENTORY SUPERVISOR

DOLLAR AMOUNT OF INVENTORY (Specify cost, market or other basis)

None b. List the name and address of the person having possession of the records of each of the two inventories reported in a., above. Ħ

DATE OF INVENTORY

NAME AND ADDRESSES OF CUSTODIAN OF INVENTORY

### 21. Current Partners, Officers, Directors and Shareholders

2. If the debtor is a partnership, list the nature and percentage of partnership interest of each member of the partnership.

NAME AND ADDRESS

NATURE OF INTEREST

PERCENTAGE OF INTEREST

b. If the debtor is a corporation, list all officers and directors of the corporation, and each stockholder who directly or indirectly owns, None controls, or holds 5 percent or more of the voting or equity securities of the corporation.

NAME AND ADDRESS

TITLE

NATURE AND PERCENTAGE OF STOCK OWNERSHIP

22. Former partners, officers, directors and shareholders

a. If the debtor is a partnership, list each member who withdrew from the partnership within one year immediately preceding the None

commencement of this case.

NAME

**ADDRESS** 

DATE OF WITHDRAWAL

b. If the debtor is a corporation, list all officers, or directors whose relationship with the corporation terminated within one year None

immediately preceding the commencement of this case.

NAME AND ADDRESS

DATE OF TERMINATION

23. Withdrawals from a partnership or distributions by a corporation

If the debtor is a partnership or corporation, list all withdrawals or distributions credited or given to an insider, including compensation None in any form, bonuses, loans, stock redemptions, options exercised and any other perquisite during one year immediately preceding the commencement of this case.

NAME & ADDRESS OF RECIPIENT. RELATIONSHIP TO DEBTOR

DATE AND PURPOSE OF WITHDRAWAL

AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY

24. Tax Consolidation Group.

None

If the debtor is a corporation, list the name and federal taxpayer identification number of the parent corporation of any consolidated group for tax purposes of which the debtor has been a member at any time within the six-year period immediately preceding the commencement of the case.

NAME OF PARENT CORPORATION

TAXPAYER IDENTIFICATION NUMBER

25. Pension Funds.

None If the debtor is not an individual, list the name and federal taxpayer identification number of any pension fund to which the debtor, as an employer, has been responsible for contributing at any time within the six-year period immediately preceding the commencement of the case.

NAME OF PENSION FUND

TAXPAYER IDENTIFICATION NUMBER

#### DECLARATION UNDER PENALTY OF PERJURY BY INDIVIDUAL DEBTOR

I declare under penalty of perjury that I have read the answers contained in the foregoing statement of financial affairs and any attachments thereto and that they are true and correct.

Signature

Michael O. Ingoldsby

Debtor

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both 18 U.S.C. § 152 and 3571

Software Copyright (c) 1996-2001 Best Case Solutions, Inc. - Evanston, IL - (600) 492-8037

Sest Case Bankruptcy

Case No.

## United States Bankruptcy Court Middle District of Florida

1083 JHN -2 P 3: 41

In re

Michael O. ingoldsby

Debtor

Chapter DIS 17

#### CHAPTER 7 INDIVIDUAL DEBTOR'S STATEMENT OF INTENTION

- 1. I have filed a schedule of assets and liabilities which includes consumer debts secured by property of the estate.
- 2. I intend to do the following with respect to the property of the estate which secures those consumer debts:
  - a. Property to Be Surrendered.

Description of Property

Creditor's name

NONE.

b. Property to Be Retained.

[Check any applicable statement.]

Property

will be

redeemed

Debt will be reaffirmed

Property is claimed as exempt

pursuant to 11 U.S.C. § 722

pursuant to 11 U.S.C. § 524(c)

Description of property NONE.

Creditor's name

Signature VV

Debtor

Copyright (5) 1996-2000 - Best Case Solutions, Inc. - Evanston, It. - (800) 492-8037

#### United States Bankruptcy Court Middle District of Florida

n re	Michael O. Ingoldsby	Case No	
	Debtor	Chanter	7

#### VERIFICATION OF CREDITOR MATRIX

The above-named Debtor hereby verifies that the attached list of creditors is true and correct to the best of his/her knowledge.

## United States Bankruptcy Court Middle District of Florida

În re	Michael O. Ingoldsby		Case No.	U2-24824-8U7
11.10		Debtor(s)	Chapter	7
	DISCLOSURE OF COMPENSA	TION OF ATTOR	NEY FOR DE	BTOR(S)
	Pursuant to 11 U.S.C. § 329(a) and Bankruptcy Rule 201 compensation paid to me within one year before the filing of be rendered on behalf of the debtor(s) in contemplation of or in	the petition in bankruptcy	or agreed to be paid	d to me, for services rendered or to
	For legal services, I have agreed to accept		<u> </u>	0.00
	Prior to the filing of this statement I have received		\$ <u></u>	0.00
	Balance Due		\$	0.00
2. 1	The source of the compensation paid to me was:			
	■ Debtor □ Other (specify):			
3. 1	The source of compensation to be paid to me is:			
	■ Debtor □ Other (specify):			
4. 1	I have not agreed to share the above-disclosed compensati	on with any other person	unless they are mem	bers and associates of my law firm.
t	☐ I have agreed to share the above-disclosed compensation copy of the agreement, together with a list of the names of	with a person or persons the people sharing in the	who are not member compensation is atta	rs or associates of my law firm. A sched.
a b c	In return for the above-disclosed fee, I have agreed to render lea. Analysis of the debtor's financial situation, and rendering a b. Preparation and filing of any petition, schedules, statement c. Representation of the debtor at the meeting of creditors and [Other provisions as needed]	dvice to the debtor in dete of affairs and plan which	ermining whether to may be required;	file a petition in bankruptcy;
				1 - 1 <del>1</del>
5. E	By agreement with the debtor(s), the above-disclosed fee does	not include the following	; service:	
			<u> </u>	
	CE	RTIFICATION		
I this ba	I certify that the foregoing is a complete statement of any agrankruptcy proceeding.	eement or arrangement fo	or payment to me for	representation of the debtor(s) in
	12/27/02		_==	
Dated.	1: 16/61/06	Michael P. Brund	age	
		Hill Ward & Hende	erson	
		101 E. Kennedy B Suite 3700	lvd.	
		Tampa, Florida 33		
		813-221-3900 Fa	x: 813-221-2900	
				,

Michael O. Ingoldsby 530 E. MacEwen Drive Osprey, FL 34229

Michael P. Brundage Hill Ward & Henderson 101 E. Kennedy Blvd. Suite 3700 Tampa, Florida 33601

Aceto, Gregory J. Johnson & Aceto, P.C. 67 Batterymarch Street Suite 400 Boston, MA 02110

Butler, Joseph G. Chapter 7 Trustee Barron & Stadfeld, P.C. 50 Staniford Street Boston, MA 02114

Chase Automotive Leases P.O. 5232. New Hyde Park, NY 11042

CIT Technology Financing Svc 4600 Touchton Road Building 100, Suite 300 Jacksonville, FL 32216

Conseco Vendor Services 95 North Route 17 South Paramus, NJ 07652

Dovenmuehle Mortgage P.O. Box 59840 Schaumburg, IL 60159-0840

Foster, Donald G. 566 Bay Road Duxbury, MA 02331

Grossman, Stewart U.S. Trustee's Office 1101 Thomas P. O'Neill, Jr. 10 Causeway Street Boston, MA 02222-1074

Health Care Finance Agency Asscd Hospital Svcs of Maine 2 Gannett Drive South Portland, ME 04106

Heller Healthcare Finance 2 Wisconsin Circle 4th FL Chevy Chase, MD 20815

Horizon Bank 501 John W. Mahar Highway Braintree, MA 02184

Massachusetts Dept. of Rev. 200 Arlington Street Boston, MA 02205

Mercedes Benz Credit Corp. P.O. Box 685 Roanoke, TX 76262-0685

Wells Fargo 11601 N. Black Canyon Hwy Phoenix, AZ 85029

Wells Fargo 11601 N. Black Caynon Hwy Phoenix, AZ 85029

Wells Fargo Financial Leasin GreenTree Vendor Services 3601 Minnesota Drive. 9th Floor Minneapolis, MN 55435

In re

Michael O. Ingoldsby

Case No. <u>02-24824-8C7</u>		
------------------------------	--	--

Debtor

#### SCHEDULE H. CODEBTORS

Provide the information requested concerning any person or entity, other than a spouse in a joint case, that is also liable on any debts listed by debtor in the schedules of creditors, include all guaranters and co-signers. In community property states, a married debtor not filing a joint case should report the name and address of the nondebtor spouse on this schedule. Include all names used by the nondebtor spouse during the six years immediately preceding the commencement of this case.

☐ Check this box if debtor has no codebtors.

NAME AND ADDRESS OF CODEBTOR	NAME AND ADDRESS OF CREDITOR
Mary Lee ingoldsby	Dovenmuehle Mortgage
5 Stagecoach Road Hingham, MA 02043	P.O. Box 59840 Schaumburg, IL 60159-0840
Mary Lee Ingoldsby	Wells Fargo
5 Stagecoach Road	11601 N. Black Canyon Hwy
Hingham, MA 02043	Phoenix, AZ 85029
Mary Lee Ingoldsby	Horizon Bank
5 Stagecoach Road	501 John W. Mahar Highway
Hingham, MA 02043	Braintree, MA 02184
Mary Lee Ingoldsby	Wells Fargo
5 Stagecoach Road	11601 N. Black Caynon Hwy
Hingham, MA 02043	Phoenix, AZ 85029
Mary Lee Ingoldsby	BMW Financial Services
5 Stagecoach Road	P.O. Box 9001065
Hingham, MA 02043	Louisville, KY 40290

## **EXHIBIT C**

#### UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

2003 122 18 P 3: 50

MOOLE DISTRIĞT OF FLORIDA

IN RE: MICHAEL O. INGOLDSBY

CASE NO.: 02-24824-8C7

## AMENDED NOTICE OF FILING SCHEDULES AND STATEMENT OF FINANCIAL AFFAIRS WITH ORIGINAL SIGNATURES

PLEASE TAKE NOTICE that the Debtor, Michael O. Ingoldsby, by and through his undersigned counsel, hereby gives notice of filing the Schedules and Statement of Financial Affairs with original signatures which were filed on January 2, 2003.

Dated: April 18, 2003

Michael P. Brundage
Florida Bar No. 611621
HILL, WARD & HENDERSON, P.A.
101 E. Kennedy Blvd, Suite 3700
Tampa, Florida 33602
(813) 221-3900 Telephone
(813) 221-2900 Facsimile
Attorneys for Plaintiff

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Amended Notice of Filing Schedules and Statement of Financial Affairs with Original Signatures was furnished via U.S. Mail postage pre-paid on this day of April, 2003 to:

Donald G. Foster 566 Bay Road P.O. Box 1694 Duxbury, MA 02331 Massachusetts Dept. of Revenue 51 Sleeper Street Boston, MA 02205

I CERTIFY THE FOREGOING TO BE A TRUE AND CORRECT COPY OF THE ORIGINAL. UNITED STATES BANKRUPTCY COURT

Dopusy Clerk

Attorney

28

## **EXHIBIT D**

# MAY 0 5 2004 Clerk U.S. Bankruptcy Court Tampa, FL

...

#### UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

In re:		
MICHAEL O. INGOLDSBY,		CASE NO. 02-024824-8B7
Debtor.	<u></u>	
	-	

#### **DISCHARGE OF DEBTOR**

It appearing that the Debtor is entitled to a Discharge, it is Ordered that the Debtor is granted a discharge pursuant to §727 of Title 11, United States Code (the Bankruptcy Code).

By the Court

The Honorable Thomas E. Baynes Bankruptcy Judge

Dated May 5th, 2004.

AND CORRECT CORY OF THE ORIGINAL.
UNITED STATES BANKRUPTCY COURT

Daputy Clerk

## **EXHIBIT E**

CONVERTED, CLOSED

United States Bankruptcy Court District of Massachusetts (Boston) Bankruptcy Petition #: 01-11346

Assigned to: Bankruptcy Judge Robert Somma

Chapter 7

Previous chapter 11

Voluntary

Asset

Managed Health Care Services, Inc.

99 Derby St., Ste.300 Hingham, MA 02043 Tax id: 04-2840185



Certified to be a true and correct copy of the original James M. Lynch, Clerk U.S. Bankruptcy Court District of Massachusetts

**Deputy Cler** 

Joseph G. Butler Barron & Stadfield 100 Cambridge Street **Suite 1310** 

Boston, MA 02114

617-723-9800

Trustee

**Executive Suite, The** 

c/o Jeffrey Moritz 426 North Street Hyannis, MA 02601

(508) 778-7700 Creditor Committee Chair

Official Committee of Unsecured Creditor

Creditor Committee

Date Filed: 02/23/2001 Date Converted: 03/20/2002 Date Terminated: 04/21/2006

represented by Andrew G. Lizotte

Hanify & King, P. C. Professional Corporation One Beacon Street Boston, MA 02108 (617) 423-0400

Fax: (617)556-8985 Email: pas@hanify.com

Harold B. Murphy

Hanify & King, P. C. One Beacon Street 21st Floor Boston, MA 02108

(617) 423-0400 Fax: (617)556-8985

Email: bankruptcy@hanify.com

represented by Joseph G. Butler

Barron & Stadfeld, P.C. 100 Cambridge Street

Suite 1310, Boston, MA 02114 (617) 723-9800

Email: JGB@Barronstad.com

represented by Jonathan D. Yellin

Riemer and Braunstein Three Center Plaza Boston, MA 02108 (617) 523-9000

Filing Date	#	Docket Text
02/23/2001	1	Voluntary Chapter 11 Petition (Filing Fee \$ 800.00) missing documents: All Schedules a-h Statement of Financial Affairs Disclosure of Aty Compensation Exhibit A 20 Largest Creditors Corporate Vote Due on 4:30 3/12/01 The Corporate Vote is Due on 3/5/01 (kpm) (Entered: 02/26/2001)
02/23/2001	<u>2</u>	Order to Update Petition. Incomplete Filing; missing documents: All Schedules a-h Statement of Financial Affairs Disclosure of Aty Compensation 20 Largest Creditors Exhibit

•	•	
		A; Missing Documents Due 4:30 3/12/01; Corporate Vote 4:30 3/5/01; Matrix Due 4:30 2/28/01 (kpm) (Entered: 02/26/2001)
02/26/2001		First Meeting of Creditors scheduled For 1:15 3/28/01 At 10 Causeway Street, Room 1190 Notice to be mailed within two weeks. (lml) (Entered: 02/26/2001)
02/28/2001	3	Motion By Debtor For Emergency Hearing on Emergency Motion For Authorization To Pay Prepetition Wages, Salaries, Expenses And Benefits . (ndl) (Entered: 02/28/2001)
02/28/2001	4	Notice of Appearance And Request For Service Of Notice By Michael R. Coppock for Donald G. Foster. c/s (sja) (Entered: 03/01/2001)
02/28/2001	5	List of 20 largest creditors filed. (mnd) (Entered: 03/01/2001)
02/28/2001	6	Corporate Vote filed by Debtor Managed Health Care Services, Inc (mnd) (Entered: 03/01/2001)
02/28/2001		Matrix. (mnd) (Entered: 03/01/2001)
03/01/2001	7	Emergency Motion Of Debtor In Possession For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; Granting Liens, Security Interests, Super-Priority Claims And For Adequate Protection Thereof, And Order Scheduling Final Hearing RE: (Motion [7-1]For Interim And Final Orders Authorizing Post Petition Financing and [7-2] Granting Liens, Security Interests, Super-Priority Claims), And For Approving Notice Thereof. (mnd) (Entered: 03/01/2001)
03/01/2001	8	Debtor's Motion for Emergency Hearing Re: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Secured Financing On Super Priority Basis and [7-3] Order Granting Adequate Protection Thereof and Order Scheduling Final Hearing. Inc (mnd) (Entered: 03/01/2001)
03/01/2001	9	Certificate Of Service By Alex M. Rodolakis for Debtor Of [3-1] Motion For Emergency Hearing [3-2] Motion Emergency Motion For Authorization To Pay Prepetition Salaries, Expenses And Benefits [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; , [7-2] Motion Granting Liens, Security Interests, Super-Priority Claims , [7-3] Motion For Adequate Protection Thereof , [7-4] Motion for Order Scheduling Final Hearing [7-5] Motion For Approving Notice Thereof and [8-1] Motion Emergency Hearing. (mnd) (Entered: 03/01/2001)
03/01/2001	10	ENDORSEMENT ORDER: Granting [8-1] Motion Emergency Hearing by Managed Health Care Services, Inc ALLOWED. (ak) (Entered: 03/01/2001)
03/01/2001	11	Emergency Motion by Debtor For Authorization To Pay Pre-Petition Wages, Salaries, Expenses and Benefits. *Filed in open court 3/1/01. (mnd) (Entered: 03/01/2001)
03/01/2001	<u>12</u>	ORDER: RE: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; by Managed Health Care Services, Inc. and [7-2] Granting Liens, Security Interests, Super-Priority Claims and [7-3] For Adequate Protection Thereof. THE DEBTOR IS HEREBY AUTHORIZED TO ENTER INTO THE DIP LOAN AGREEMENT WITH HELLER HEALTH CARE FINANCE, INC. (HHF) HELLER IS HEREBY AUTHORIZED TO MAKE THE ADVANCES IN ACCORDANCE THEREWITH. SEE ORDER FOR COMPLETE TEXT. (mnd) (Entered: 03/01/2001)
03/01/2001	13	Notice of Emergency Hearing by Alex M. Rodolakis for Debtor RE: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; [7-2] Granting Liens, Security Interests, Super-Priority Claims [7-3] Order Granting Adequate Protection Thereof [7-4] Order Scheduling Final Hearing and [3-2] Emergency Motion For Authorization To Pay Prepetition Wages, Salaries, Expenses And Benefits by

		Debtor. (mnd) (Entered: 03/02/2001)
03/01/2001	<u>14</u>	ENDORSEMENT ORDER: Granting [3-1] Motion For Emergency Hearing by Managed Health Care Services, Inc MO. FOR HEARING IS ALLOWED. (mnd) (Entered: 03/02/2001)
03/01/2001		Hearing Held Re: [11-1] Motion For Authorization To Pay Pre-Petition Wages, Salaries, Expenses and Benefits. by Managed Health Care Services, Inc., [3-2] Motion Emergency Motion For Authorization To Pay Prepetition Wages, Salaries, Expenses And Benefits by Managed Health Care Services, Inc HEARING HELD. SEE ORDER DATED 3/1/01 FOR COMPLETE TEXT. (mnd) (Entered: 03/02/2001)
03/01/2001	<u>15</u>	KENNER J. ORDER: RE: [11-1] Motion For Authorization To Pay Pre-Petition Wages, Salaries, Expenses and Benefits. by Managed Health Care Services, Inc HEARING HELD. MISS EDWARDS MAY NOT BE PAID ANY MORE THAN \$4300 ON ACCOUNT OF PRE-PETITION WAGES. THE DEBTOR SHALL FILE A SUPPLEMENTAL SCHEDULE, SHOWING THE AMOUNTS PAYABLE TO EMPLOYEES OTHER THAN FOR WAGES, BY MARCH 5, 2001 AT 4:00 P.M THE DEBTOR IS NOT AUTHORIZED TO MAKE ANY PAYMENTS TO, OR ON BEHALF OF, MICHAEL AND MARY LEE INGOLDSBY WITHOUT PRIOR COURT AUTHORITY. THE MOTION IS OTHERWISE ALLOWED UP TO THE 4300 CAP PER EMPLOYEE. (mnd) (Entered: 03/02/2001)
03/01/2001		Hearing Held Re: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; [7-2] Granting Liens, Security Interests, Super-Priority Claims [7-3] For Adequate Protection Thereof HEARING HELD. SEE ORDER DATED 3/1/01 FOR COMPLETE TEXT. (mnd) (Entered: 03/02/2001)
03/01/2001	<u>16</u>	KENNER J. ORDER: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; [7-2] Motion Granting Liens, Security Interests, Super-Priority Claims and [7-3] For Adequate Protection Thereof. HEARING HELD. MOTION IS ALLOWED SUBJECT TO PROVISOS; 1) ANY CHALLANGE TO AMOUNT OR VALIDITY OF HELLER'S POSITION MUST BE FILED ON OR BEFORE MAY 30, 2001 BY 4:00 P.M.; AND 2) PAYMENT OF \$6800 TO HICVA IS AUTHORIZED AS AN ORDINARY COURSE OF BUSINESS EXPENSE. (mnd) (Entered: 03/02/2001)
03/07/2001	<u>21</u>	Application By Debtor To Employ Harold B. Murphy And Hanify & King, P.C. with affidavit. (sja) (Entered: 03/08/2001)
03/07/2001	22	Motion By Debtor To Reject Severance Contract (Nunc Pro Tunc Relief Requested) . (sja) (Entered: 03/08/2001)
03/07/2001	<u>23</u>	Motion By Debtor To Extend Time To File Schedules And Statement Of Financial Affiars, (Request for Expedited Determination). (Extend To 3/16/01). (sja) (Entered: 03/08/2001)
03/07/2001	24	Certificate Of Service By Alex M. Rodolakis for Debtor Of [23-1] Motion To Extend Time To File Schedules And Statement Of Financial Affiars, [22-1] Motion To Reject Severance Contract (Nunc Pro Tunc Relief Requested), [21-1] Application To Employ by Harold B. Murphy. (sja) (Entered: 03/08/2001)
03/08/2001	17	Imaged Certificate of Mailing. (auto) (Entered: 03/08/2001)
03/08/2001	18	Imaged Certificate of Mailing. (auto) (Entered: 03/08/2001)
03/08/2001	19	Imaged Certificate of Mailing. (auto) (Entered: 03/08/2001)
03/08/2001	20	Imaged Certificate of Mailing. (auto) (Entered: 03/08/2001)

03/08/2001		Final Hearing Re: Debtor's [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; [7-2] Order Granting Liens, Security Interests, Super-Priority Claims [7-3] Motion For Adequate Protection Thereof, OBJECTIONS DUE 3/22/01 BY 4:00 P.M., FINAL HEARING SCHEDULED FOR 3/29/01 AT 10:00 A.M. COURTROOM 4, BOSTON, MA (mnd) (Entered: 03/08/2001)
03/08/2001	<u>25</u>	Supplement To Emergency [11-1] Motion For Authorization To Pay Pre-Petition Wages, Salaries, Expenses and Benefits By Debtor. C/S (ndl) (Entered: 03/08/2001)
03/08/2001	26	ENDORSEMENT ORDER: [23-1] Motion To Extend Time To File Schedules And Statement Of Financial Affiars. (Request for Expedited Determination). (Extend To 3/16/01) by Debtor. Missing Documents due: 3/16/01 by 4:00 p.m (sja) (Entered: 03/09/2001)
03/12/2001	27	First Meeting Certificate of Mailing. (auto) (Entered: 03/12/2001)
03/13/2001	<u>36</u>	Request by Creditor IOS Capital, Inc. For Notice. (ak) (Entered: 03/19/2001)
03/14/2001	<u>28</u>	Notice of Appearance And Request For Service Of Notice By Jeffrey M. Frankel for Creditor Mary Lee Ingoldsby, Creditor Michael Ingoldsby. (ma) (Entered: 03/14/2001)
03/14/2001	<u>29</u>	Notice of Entry of Interim Order, Date of Final Hearing and Deadline for Filing Objections fild by Alex M. Rodolakis for Debtor RE: [12-1] Interim Order RE: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; by Managed Health Care Services, Inc. and [7-2] Granting Liens, Security Interests, Claims and [7-3] For Adequate Protection Thereof, [0-0] OBJECTIONS DUE 3/22/01 BY 4:00 P.M., FINAL HEARING SCHEDULED FOR 3/29/01 AT 10:00 A.M. COURTROOM 4, BOSTON, MA. C/S. (mnd) (Entered: 03/16/2001)
03/14/2001	30	(DISREGARD THIS ENTRY, DUPLICATE ENTRY OF DOCUMENT #29) Notice of Entry of Interim [12-1] Order, Date for Final Hearing and Deadline for Filing Objections by Alex M. Rodolakis for Debtor RE: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; by Managed Health Care Services, Inc. and [7-2] Granting Liens, Security Interests, Claims and [7-3] For Adequate Protection Thereof, [0-0] and OBJECTIONS DUE 3/22/01 BY 4:00 P.M., FINAL HEARING SCHEDULED FOR 3/29/01 AT 10:00 A.M. COURTROOM 4, BOSTON, MA. C/S attached (mnd) (Entered: 03/16/2001)
03/16/2001	31	Application By Debtor To Employ Craig R. Jalbert and the Firm Of Verdolino & Lowey, P.C. as Accountants with Affidavit. c/s (sja) (Entered: 03/19/2001)
03/16/2001	32	Appointment Of An Official Committee Of Unsecured Creditors. C/S Attached. (ymw) (Entered: 03/19/2001)
03/16/2001	33	ENDORSEMENT ORDER: Granting [21-1] Application To Employ Harold B. Murphy And Hanify & King, P.C. by Managed Health Care Services, Inc NO OBJECTIONS FILED. ALLOWED. (ak) (Entered: 03/19/2001)
03/16/2001	<u>34</u>	Schedules A-H (ak) (Entered: 03/19/2001)
03/19/2001	35	Statement of Financial Affairs. (ak) (Entered: 03/19/2001)
03/20/2001	<u>37</u>	ENDORSEMENT ORDER: Granting [22-1] Motion To Reject Severance Contract (Nunc Pro Tunc Relief Requested) by Managed Health Care Services, Inc NO OBJECTIONS FILED. ALLOWED. (ak) (Entered: 03/21/2001)
03/20/2001	38	Notice of Appearance And Request For Service Of Notice By Russell Beck, Esq., David B. Tatge, Esq., Dwight Meier, Esq. for Creditor Heller Healthcare Finance. c/s. (ak) (Entered:

		03/22/2001)
03/21/2001		Amended Matrix. (mnd) (Entered: 03/23/2001)
03/22/2001	<u>39</u>	Objection Of The Official Committee of Unsecured Creditors To Emergency [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; Granting [7-2] Liens, Security Interests, Super-Priority Claims And [7-3] For Adequate Protection Thereof by Managed Health Care Services, Inc C/S attached. (mnd) (Entered: 03/23/2001)
03/23/2001	<u>40</u>	Transcript of Hearing Held on 3/1/01 [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; [7-2] Motion Granting Liens, Security Interests, Super-Priority Claims and [7-3] Motion For Adequate Protection Thereof by Managed Health Care Services, Inc. Court Reporter: Mary Artesani. (And in Case 01-11347 Medical Temporaries) (mnd) (Entered: 03/27/2001)
03/27/2001	<u>42</u>	Notice of Appearance And Request For Service Of Notice By Mark G. DeGiacomo for Creditor Heller Healthcare Finance. c/s. (ak) (Entered: 03/28/2001)
03/28/2001	41	Imaged Certificate of Mailing. (auto) (Entered: 03/28/2001)
03/28/2001	<u>45</u>	Application By Creditor Committee Official Committee of Unsecured Creditor To Employ Counsel ( Jonathan Yellin ) . c/s. (ak) (Entered: 03/30/2001)
03/28/2001	<u>46</u>	Verified statement of Jonathan D. Yellin pursuant to Bankruptcy Rule 2014 (A) regarding [45-1] Application To Employ Counsel (Jonathan Yellin) by Official Committee of Unsecured Creditor (ak) (Entered: 03/30/2001)
03/29/2001		Hearing Held Re: [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364;, [7-2] Granting Liens, Security Interests, Super-Priority Claims and [7-3] For Adequate Protection Thereof. (mnd) (Entered: 03/30/2001)
03/29/2001	<u>43</u>	KENNER J. ORDER: Regarding [7-1] Motion For Interim and Final Orders Authorizing Post Petition Financing Under Sections 363 and 364; and [7-2] Granting Liens, Security Interests, Super-Priority Claims and [7-3] For Adequate Protection Thereof by Managed Health Care Services, Inc HEARING HELD. SEE STIPULATION AND FINAL ORDER, WHICH WERE SUBMITTED IN COURT. (mnd) (Entered: 03/30/2001)
03/29/2001	<u>44</u>	KENNER J. STIPULATION AND FINAL ORDER (A) AUTHORIZING DEBTORS TO OBTAIN Post Petition Financing Under Sections 363 and 364 Of The Bankruptcy Code (B) Granting [7-2] Liens, Security Interests, Super-Priority Claims and [7-3] Adequate Protection Thereof and Approving Notice Thereof. SEE STIPULATION AND FINAL ORDER FOR COMPLETE TEXT. (mnd) (Entered: 03/30/2001)
04/02/2001	47	Notice of Added Creditors by the Court re: Amended Matrix [0-0] First meeting scheduled for 3/28/01. (mnd) (Entered: 04/02/2001)
04/02/2001	<u>48</u>	ENDORSEMENT ORDER: Granting [45-1] Application To Employ Counsel (Jonathan Yellin) by Official Committee of Unsecured Creditor . ALLOWED. (ak) (Entered: 04/03/2001)
04/04/2001	49	ENDORSEMENT ORDER: Granting [31-1] Application To Employ Craig R. Jalbert and the Firm Of Verdolino & Lowey, P.C. as Accountants by Managed Health Care Services, Inc ALLOWED. (ak) (Entered: 04/04/2001)
04/05/2001	<u>50</u>	Courts Certificate of Mailing Re: Added Creditors Notice [47-1] (auto) (Entered: 04/05/2001)

04/06/2001	<u>51</u>	Imaged Certificate of Mailing. (auto) (Entered: 04/06/2001)
04/08/2001	52	Imaged Certificate of Mailing. (auto) (Entered: 04/08/2001)
04/12/2001	53	Debtor's Motion To Extend Time The Deadline Within Which To Assume or Reject Leases Of Nonresidential Real Property . (ndl) (Entered: 04/12/2001)
04/12/2001	54	Motion By Debtor Pursuant To MLBR 6006-1, For Emergency Hearing On Debtor's [53-1] Motion To Extend The Deadline Within Which To Assume or Reject Leases Of Nonresidential Real Property . (ndl) (Entered: 04/12/2001)
04/12/2001	55	Certificate Of Service By Alex M. Rodolakis for Debtor of [53-1] Motion To Extend Time The Deadline Within Which To Assume or Reject Leases Of Nonresidential Real Property by Managed Health Care Services, Inc., [54-1] Motion For Emergency Hearing On Debtor's [53-1] Motion To Extend The Deadline Within Which To Assume or Reject Leases Of Nonresidential Real Property by Managed Health Care Services, Inc. (ndl) (Entered: 04/12/2001)
04/12/2001	<u>56</u>	Debtor's Motion To Reject Lease Of Non-Residential Real Property (1247 Belmont Street, Brockton, Massachusetts). C/S (ndl) (Entered: 04/12/2001)
04/13/2001	<u>57</u>	ENDORSEMENT ORDER: Granting [54-1] Motion For Emergency Hearing On Debtor's [53-1] Motion To Extend The Deadline Within Which To Assume or Reject Leases Of Nonresidential Real Property . ALLOWED (mnd) (Entered: 04/16/2001)
04/19/2001	<u>58</u>	Imaged Certificate of Mailing. (auto) (Entered: 04/19/2001)
04/23/2001	60	ENDORSEMENT ORDER: Granting [53-1] Motion To Extend Time The Deadline Within Which To Assume or Reject Leases Of Nonresidential Real Property by Managed Health Care Services, Inc NO OBJECTION. ALLOWED. THE DEADLINE FOR ASSUMPTION OR REJECTION IS HEREBY EXTENDED TO JULY 23, 2001. (mnd) (Entered: 04/24/2001)
04/24/2001	<u>59</u>	Imaged Certificate of Mailing. (auto) (Entered: 04/24/2001)
04/27/2001	<u>61</u>	Imaged Certificate of Mailing. (auto) (Entered: 04/27/2001)
04/27/2001	<u>62</u>	Motion of Donald G. Foster to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) . Response due May 8, 2001. (ak) (Entered: 04/27/2001)
04/27/2001	63	Affidavit by Michael R. Coppock In Support of Motion of Donald G. Foster, regarding [62-I] Motion to Modify the Automatic Stay. Exhibits A-D attached. (ak) (Entered: 04/27/2001)
04/27/2001	64	Certificate Of Service By Michael R. Coppock for Creditor Donald G. Foster, Re: [63-1] Affidavit by Michael R. Coppock, and [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Superior Court CV#96-0245) by Donald G. Foster . (ak) (Entered: 04/27/2001)
04/27/2001	<u>65</u>	ENDORSEMENT ORDER: Granting Debtor's [56-1] Motion To Reject Lease Of Non-Residential Real Property (1247 Belmont Street, Brockton, Massachusetts) . NO OPPOSITION FILED. ALLOWED. (ak) (Entered: 04/30/2001)
05/01/2001	<u>66</u>	Notice of Appearance And Request For Service Of Notice By Debbie L. Grass for Creditor American Express Travel Related Services. (ma) (Entered: 05/02/2001)

05/03/2001	<u>67</u>	Imaged Certificate of Mailing. (auto) (Entered: 05/03/2001)		
05/07/2001	<u>68</u>	Application By Debtor To Employ R. And A. Associates as Collection Consultant. Affidavit of of Ronald Wood Attached. C/S (mnd) (Entered: 05/07/2001)		
05/08/2001	<u>69</u>	Opposition of Managed Health Care Services, Inc. To [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster. *Affidavit of Gregory J. Aceto and C/S attached. (mnd) (Entered: 05/09/2001)		
05/09/2001		Hearing Re: [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster schd For 11:00 5/23/01 at Courtroom 4, (ma) (Entered: 05/09/2001)		
05/09/2001	<u>70</u>	Opposition Of The Official Committee of Unsecured Creditors To [62-1] Motion of Donald Foster to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster. C/S. (mnd) (Entered: 05/09/2001)		
05/14/2001	<u>71</u>	Certificate Of Service By Creditor Donald G. Foster Of [0-0] Hearing [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster schd For 11:00 5/23/01 at Courtroom 4, . (mnd) (Entered: 05/14/2001)		
05/23/2001	<u>72</u>	KENNER, J. ORDER: Regarding [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster . HEARING HELD. SEE STIPULATION AND ORDER W/RESPECT TO SOME OF THE ISSUES. THE COURT TOOK UNDER ADVISEMENT THE ISSUE OF FOSTER'S STOCK CANCELLATION CLAIM. (ndl) (Entered: 05/24/2001)		
05/23/2001		Hearing Held Re: [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster . *See Order [72-1]. (ndl) (Entered: 05/24/2001)		
05/23/2001	<u>73</u>	KENNER, J. Order and Stipulation By Creditor Donald G. Foster, Creditor Committee Official Committee of Unsecured Creditor, Debtor Managed Health Care Services, Inc. Regarding [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster (ak) (Entered: 05/25/2001)		
05/28/2001	74	Imaged Certificate of Mailing. (auto) (Entered: 05/28/2001)		
05/29/2001	75	Kenner, J. Memorandum Of Decision Re: [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster A SEPARATE ORDER WILL ENTER DENYING THE MOTION. SEE MEMORANDUM DOC. # 75 FOR COMPLETE TEXT. (mcm) (Entered: 05/30/2001)		
05/29/2001	76	Kenner, J. ORDER: Denying [62-1] Motion to Modify the Automatic Stay (to permit liquidation of claim in Plymouth County Superior Court CV#96-0245) by Donald G. Foster . FOR THE REASONS SET FORTH IN THE SEPARATE MEMORANDUM OF DECISION ISSUED TODAY, THE MOTION OF DONALD G. FOSTER TO MODIFY THE AUTOMATIC STAY IS HEREBY DENIED. (mcm) (Entered: 05/30/2001)		
06/05/2001	77	ENDORSEMENT ORDER: Granting [68-1] Application To Employ R. And A. Associates as Collection Consultant. by Managed Health Care Services, Inc NO OBJECTIONS FILED. ALLOWED. (mnd) (Entered: 06/06/2001)		
06/22/2001	78	Motion By Debtor Managed Health Care Services, Inc. To Extend The Exclusive Periods For Filing and Soliciting Votes for A Plan. C/S. (mnd) (Entered: 06/26/2001)		
	<u> </u>			

l	ı	1	
07/10/2001	<u>79</u>	Application By Debtor To Employ Edwards & Angell, LLP As Special HealthCare Regulatory Counsel to The Debtor . *Affidavit of Madeleine A. Estabrook in Support of Application and C/S attached. (mnd) (Entered: 07/11/2001)	
07/10/2001	<u>80</u>	ENDORSEMENT ORDER: Granting [78-1] Motion To Extend The Exclusive Periods For Filing and Soliciting Votes for A Plan. by Managed Health Care Services, Inc NO OBJECTIONS FILED. ALLOWED. (mnd) (Entered: 07/13/2001)	
07/16/2001	81	Imaged Certificate of Mailing. (auto) (Entered: 07/16/2001)	
07/17/2001	82	Debtor's Second Motion To Extend The Deadline Within Which to Assume or Reject Leases of Non-Residential Real Property . (mnd) (Entered: 07/17/2001)	
07/17/2001	83	Motion By Debtor Pursuant To MLBR 6006-1, For Emergency Hearing On Debtor's [82-1] Motion To Extend The Deadline Within Which to Assume or Reject Leases of Non- Residential Real Property . (mnd) (Entered: 07/17/2001)	
07/17/2001	8 <u>4</u>	Certificate Of Service By Debtor Of [83-1] Motion Pursuant To MLBR 6006-1, For Emergency Hearing On Debtor's [82-1] Motion To Extend The Deadline Within Which to Assume or Reject Leases of Non-Residential Real Property by Managed Health Care Services, Inc (mnd) (Entered: 07/17/2001)	
07/17/2001	89	ENDORSEMENT ORDER: Regarding [83-1] Motion Pursuant To MLBR 6006-1, For Emergency Hearing On Debtor's [82-1] Motion To Extend The Deadline Within Which to Assume or Reject Leases of Non-Residential Real Property by Managed Health Care Services, Inc THE TIME IS EXTENDED UNTIL THE COURT RULES ON THIS MOTION. (mnd) (Entered: 08/02/2001)	
07/19/2001	<u>85</u>	Motion by Debtor For Order Authorizing The Debtor To Enter Into Insurance Premium Financing Agreement. Exhibit A and C/S attached. (mnd) (Entered: 07/20/2001)	
07/20/2001	<u>86</u>	ENDORSEMENT ORDER: Granting [79-1] Application To Employ Edwards & Angell, LLP As Special HealthCare Regulatory Counsel to The Debtor by Managed Health Care Services, Inc ALLOWED. (mnd) (Entered: 07/23/2001)	
07/26/2001	87	Imaged Certificate of Mailing. (auto) (Entered: 07/26/2001)	
07/31/2001	88	ENDORSEMENT ORDER: Granting [85-1] Motion For Order Authorizing The Debtor To Enter Into Insurance Premium Financing Agreement. by Managed Health Care Services, Inc. ALLOWED. (mnd) (Entered: 08/01/2001)	
08/02/2001	90	ENDORSEMENT ORDER: Granting [82-1] Motion To Extend The Deadline Within Which to Assume or Reject Leases of Non-Residential Real Property by Managed Health Care Services, Inc NO OBJ. FILED. ALLOWED. (mnd) (Entered: 08/02/2001)	
08/04/2001	<u>91</u>	Imaged Certificate of Mailing. (auto) (Entered: 08/04/2001)	
08/05/2001	<u>92</u>	Imaged Certificate of Mailing. (auto) (Entered: 08/05/2001)	
08/05/2001	<u>93</u>	Imaged Certificate of Mailing. (auto) (Entered: 08/05/2001)	
08/14/2001	<u>94</u>	Second Motion by Debtor For Order Authorizing The Debtor To Enter Into Insurance Premium Financing Agreement. Exhibit A and C/S attached. (mnd) (Entered: 08/15/2001)	
08/29/2001	<u>95</u>	ENDORSEMENT ORDER: Granting [94-1] Motion For Order Authorizing The Debtor To Enter Into Insurance Premium Financing Agreement. NO OBJECTIONS. ALLOWED.	

		(mnd) (Entered: 08/29/2001)		
09/02/2001	<u>96</u>	Imaged Certificate of Mailing. (auto) (Entered: 09/02/2001)		
09/13/2001	97	Third Motion By Debtor Managed Health Care Services, Inc. To Extend The Deadline Within Which To Assume Or Reject Leases Of Nonresidential Real Property (To 9/21/01). Exhibit A Attached. (ymw) (Entered: 09/13/2001)		
09/13/2001	<u>98</u>	Motion, Pursuant To MLBR 6006-1, By Harold B. Murphy For Debtor Managed Health Care Services, Inc. For Emergency Hearing On [97-1] Third To Extend The Deadline Within Which To Assume Or Reject Leases Of Nonresidential Real Property (To 9/21/01) By Managed Health Care Services, Inc (ymw) (Entered: 09/13/2001)		
09/13/2001	99	Certificate Of Service By Alex M. Rodolakis For Managed Heath Care Services RE: [97-1] Motion To Extend The Deadline Within Which To Assume Or Reject Leases Of Nonresidential Real Property (To 9/21/01) By Managed Health Care Services, Inc. And [98-1] Motion, Pursuant To MLBR 6006-1, For Emergency Hearing On Debtor's Third Motion To Extend The Deadline Within Which To Assume Or Reject Leases Of Nonresidential Real Property By Harold B. Murphy. (ymw) (Entered: 09/13/2001)		
09/13/2001	<u>100</u>	ENDORSEMENT ORDER: Regarding [98-1] Motion For Emergency Hearing On [97-1] Third To Extend The Deadline Within Which To Assume Or Reject Leases Of Nonresidential Real Property (To 9/21/01) By Managed Health Care Services, Inc. by Harold B. Murphy. THE TIME TO ASSUME/REJECT IS EXTENDED TO THE DATE THE COURT RULES ON THE MOTION. (mnd) (Entered: 09/14/2001)		
09/17/2001	<u>101</u>	Imaged Certificate of Mailing. (auto) (Entered: 09/17/2001)		
09/27/2001	102	ENDORSEMENT ORDER: RE: [97-1] Motion To Extend The Deadline Within Which To Assume Or Reject Leases Of Nonresidential Real Property (To 9/21/01). NO OBJECTIONS FILED. ALLOWED. THE DEADLINE IS EXTENDED TO DECEMBER 20, 2001 AT 4 P.M (mnd) (Entered: 09/27/2001)		
10/01/2001	<u>103</u>	Imaged Certificate of Mailing. (auto) (Entered: 10/01/2001)		
10/29/2001	<u>104</u>	First Interim Application Of The Law Firm of Riemer & Braunstein LLP For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors Committee. C/S (mnd) (Entered: 10/30/2001)		
11/02/2001	105	United States Trustee's Statement Regarding [104-1] First Interim Fee Application Submitted by Creditors' Committee Counsel. C/S. (mnd) (Entered: 11/02/2001)		
11/02/2001	106	Stipulation by and between Debtor and Mass. Group Operating Group, Inc., and Heller Healthcare Finance, Inc. Regarding Post-Petition Rent. c/s. (mnd) (Entered: 11/02/2001)		
11/02/2001	<u>107</u>	Motion By Debtor To (1) Approve [106-1] Stipulation Resolving Motion to Establish Super Priority Landlord Claim And Limit Notice Thereon. C/S. (mnd) (Entered: 11/02/2001)		
11/07/2001		Hearing Re: [104-1] Application For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors Committee. by Jonathan D. Yellin For 10:15 12/11/01 at Courtroom 4, (ma) (Entered: 11/07/2001)		
11/13/2001	108	United States Trustee's Statement Regarding Status Conference. c/s (ak) (Entered: 11/13/2001)		
11/14/2001	109	Notice of Non-Evidentiary Hearing Jonathan D. Yellin RE: [0-0] Hearing [104-1]		

	•	,		
		Application For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors Committee at 10:15 12/11/01 at Courtroom 4. (mnd) (Entered: 11/16/2001)		
12/06/2001	110	ENDORSEMENT ORDER: Granting [107-2] Motion Limit Notice Thereon. by Managed Health Care Services, Inc. Granting [107-1] Motion To (1) Approve [106-1] Stipulation Resolving Motion to Establish Super Priority Landlord Claim by Managed Health Care Services, Inc. NO OBJECTION FILED. MO. TO APPROVE STIP IS ALLOWED. MO. TO LIMIT NOTICE IS ALLOWED. (mcm) (Entered: 12/07/2001)		
12/11/2001	111	ENDORSEMENT ORDER: RE: [104-1] Application For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors Committee. by Jonathan D. Yellin . INTERIM FEES OF \$10,000 AND EXPENSES OF \$358.65 ARE ALLOWED. (mnd) (Entered: 12/12/2001)		
12/11/2001		Hearing Held Re: [104-1] Application For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors Committee. by Jonathan D. Yellin . (mnd) (Entered: 12/12/2001)		
12/11/2001	<u>112</u>	Kenner J. ORDER: Regarding [104-1] Application For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors Committee. by Jonathan D. Yellin . HEARING HELD. THE COURT ALLOWED INTERIM COMPENSATION IN THE AMOUNT OF \$10,000.00 AND EXPENSES IN THE AMOUNT OF \$358.65. (mnd) (Entered: 12/12/2001)		
12/15/2001	113	Imaged Certificate of Mailing. (auto) (Entered: 12/15/2001)		
12/15/2001	114	Imaged Certificate of Mailing. (auto) (Entered: 12/15/2001)		
12/17/2001	115	Debtor's Fourth Motion To Extend Time The Deadline Within Which to Assume or Reject Leases Of Non-Residential Real Property . (mnd) (Entered: 12/17/2001)		
12/17/2001	116	Debtor's Motion, Pursuant to MLBR 6006-1, For Emergency Hearing On ([115-1] Motion To Extend Time The Deadline Within Which to Assume or Reject Leases Of Non-Residential Real Property). (mnd) (Entered: 12/17/2001)		
[2/17/200]	117	Certificate Of Service By Debtor Managed Health Care Services, Inc. Of [116-1] Motion For Emergency Hearing and [115-1] Motion To Extend Time The Deadline Within Which to Assume or Reject Leases Of Non-Residential Real Property). (mnd) (Entered: 12/17/2001)		
12/18/2001	118	ENDORSEMENT ORDER: RE: [116-1] Motion For Emergency Hearing On ( [115-1] Motion To Extend Time The Deadline Within Which to Assume or Reject Leases Of Non-Residential Real Property). THE DEADLINE TO ASSUME/REJECT IS EXTENDED TO THE DATE THE COURT RULES ON THE FOURTH MOTION. (mnd) (Entered: 12/19/2001)		
12/18/2001	<u>119</u>	Motion By Jeffrey M. Frankel for Creditor Mary Lee and Michael Ingoldsby To Withdraw Appearance . C/S. (mnd) (Entered: 12/19/2001)		
12/19/2001	120	ENDORSEMENT ORDER: Granting [119-1] Motion To Withdraw Appearance by Jeffrey M. Frankel of Michael and Mary Lee Ingoldsby ALLOWED. (mnd) (Entered: 12/20/2001)		
12/22/2001	121	Imaged Certificate of Mailing. (auto) (Entered: 12/22/2001)		
01/03/2002	122	ENDORSEMENT ORDER: RE: [115-1] Motion To Extend Time The Deadline Within Which to Assume or Reject Leases Of Non-Residential Real Property by Managed Health Care Services, Inc NO. OBJ. FILED. ALLOWED. (mnd) (Entered: 01/04/2002)		
<del>1.</del>	1	#**		

01/07/2002	<u>123</u>	Imaged Certificate of Mailing. (auto) (Entered: 01/07/2002)		
02/20/2002	<u>124</u>	First Interim Application of Secured Creditor Heller Healthcare Finance, Inc. For Allowance of Legal Fees and Costs . C/S. (mnd) (Entered: 02/21/2002)		
02/25/2002	<u>125</u>	Debtor's Fifth Motion To Extend The Deadline Within Which to Assume or Reject Leases of of Non Residential Real Property . (mnd) (Entered: 02/25/2002)		
02/25/2002	<u>126</u>	Motion By Debtor Pursuant to MLBR 6006-1 For Emergency Hearing On ([125-1] Debtor's Fifth Motion To Extend The Deadline Within Which to Assume or Reject Leases of Non Residential Real Property). (mnd) (Entered: 02/25/2002)		
02/25/2002	127	Certificate Of Service By Alex M. Rodolakis Of [126-1] Motion For Emergency Hearing On ([125-1] Debtor's Fifth Motion To Extend The Deadline Within Which to Assume or Reject Leases of of Non Residential Real Property ) by Managed Health Care Services, Inc (mnd) (Entered: 02/25/2002)		
02/26/2002	<u>128</u>	ENDORSEMENT ORDER: Regarding [126-1] Motion For Emergency Hearing On ([125-1] Debtor's Fifth Motion To Extend The Deadline Within Which to Assume or Reject Leases of of Non Residential Real Property ) by Managed Health Care Services, Inc MO. TO EXTEND TIME IS ALLOWED IN PART; THE TIME IS EXTENDED TO THE DATE THE COURT RULES ON FIFTH MOTION. (mnd) (Entered: 02/27/2002)		
02/27/2002		Hearing Re: [124-1] First Interim Application of Secured Creditor Heller Healthcare Finance, Inc. For Allowance of Legal Fees and Costs Scheduled For 10:00 am on 4/2/02 at Courtroom 4, Boston. Objections Due by 4:00 pm on 3/22/02 . (rmb) (Entered: 02/27/2002)		
02/27/2002	<u>129</u>	Stipulation Extending Deadline to Object to [124-1] First Interim Application of Heller Healthcare Finance, Inc. For Allowance of Legal Fees and Costs. Filed by and between Heller Healthcare, Debtor and Official Creditors Commettee. C/S. (mnd) (Entered: 02/28/2002)		
02/28/2002	130	ENDORSEMENT ORDER: Regarding [129-1] Stipulation by Heller Healthcare Finance . THE APRIL 2, 2002 HEARING IS CANCELLED. (mnd) (Entered: 03/01/2002)		
03/02/2002	131	Imaged Certificate of Mailing. (auto) (Entered: 03/02/2002)		
03/04/2002	132	Imaged Certificate of Mailing. (auto) (Entered: 03/04/2002)		
03/12/2002	<u>133</u>	ENDORSEMENT ORDER: Granting [125-1] Motion To Extend The Deadline Within Which to Assume or Reject Leases of of Non Residential Real Property by Managed Health Care Services, Inc NO OBJECTION FILED. ALLOWED. (mnd) (Entered: 03/12/2002)		
03/14/2002	<u>134</u>	Motion of Heller Healthcare Finance and GE Capital Company For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. C/S. (mnd) (Entered: 03/14/2002)		
03/14/2002	137	Notice Of Withdrawal as Co-Counsel to Heller Health Care Finance RE: [42-1] Notice To Appear by Mark G. DeGiacomo. C/S (mnd) (Entered: 03/15/2002)		
03/15/2002	135	Imaged Certificate of Mailing. (auto) (Entered: 03/15/2002)		
03/15/2002	<u>136</u>	ENDORSEMENT ORDER: RE: [134-1] Motion For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. by Heller Healthcare Finance. ALLOWED. I ORDER DEBTOR TO FILE A RESPONSE BY MON. 3/18/02 AT NOON; IF A		

		RESPONSE IS FILED TIMELY, THE HEARING WILL BE HELD AT 10:00 AM ON 3/20/02. (mnd) (Entered: 03/15/2002)	
03/15/2002		Hearing Re: [134-1] Motion For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. by Heller Healthcare Finance Responses to Motion Due On: 12:00 3/18/02 Scheduled For 10:00 3/20/02 at Courtroom 4, Boston, MA *Telephonic notice given to Debtor and David Tatge on 3/15/02. (mnd) (Entered: 03/15/2002)	
03/18/2002	138	Imaged Certificate of Mailing. (auto) (Entered: 03/18/2002)	
03/18/2002	139	Response By Debtor Managed Health Care Services, Inc. To [134-1] Motion For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. by Heller Healthcare Finance . c/s (mcm) (Entered: 03/18/2002)	
03/18/2002	<u>140</u>	Notice of DIP Loan Default and of Default Hearing Thereon and Notice of Lender's Intent, a or Before the Default Hearing, to Seek a Court Order which Terminates DIP Financing and Use of Cash Collateral, Grants Relief from the Automatic Stay to Exercise Foreclosure and Other Remedies and Converts these Cases to Chapter 7. c/s by David Tatge for Heller Healthcare Finance (ak) (Entered: 03/18/2002)	
03/18/2002	<u>141</u>	Motion by Heller Healthcare Finance For Order Allowing Telephonic Appearance at Emergency Default Hearing or, in the Alternative Resetting Emergency Default Hearing . c/s (ak) (Entered: 03/18/2002)	
03/19/2002	142	ENDORSEMENT ORDER: RE: [141-1] Motion For Order Allowing Telephonic Appearance at Emergency Default Hearing Or [141-2] Resetting Emergency Default Hearing by Heller Healthcare Finance . ALLOWED. TELEPHONIC APPEARANCE IS AUTHORIZED. (mnd) (Entered: 03/19/2002)	
03/20/2002		Hearing Held Re: [134-1] Motion For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. by Heller Healthcare Finance . (mnd) (Entered: 03/20/2002)	
03/20/2002	143	KENNER J. ORDER: Regarding [134-1] Motion For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. by Heller Healthcare Finance. HEARING HELD. DEBTOR'S COUNSEL MADE AN ORAL MOTION TO CONVERT TO CHAPTER 7 WHICH THE COURT ALLOWED FOR THE REASONS STATED ON THE RECORD. (mnd) (Entered: 03/20/2002)	
03/20/2002		Case Converted To Chapter 7. (mnd) (Entered: 03/20/2002)	
03/20/2002	<u>144</u>	Order to Update Petition. Incomplete Filing; missing documents: List of Post Petition Creditors; Missing Documents Due 4:30 4/4/02 (mnd) (Entered: 03/20/2002)	
03/21/2002	145	Certificate of Appointment and Acceptance of Trustee Joseph Butler and Fixing of Bond. (mjv) (Entered: 03/21/2002)	
03/21/2002		First Meeting of Creditors scheduled For 9:00 5/3/02 At 10 Causeway Street, Room 255-B; Proofs of Claim due on 4:30 8/1/02; Proof of Claim (gov. units only) Deadline: 4:30 9/17/02 Notice to be mailed within two weeks. (mjv) (Entered: 03/21/2002)	
03/21/2002	<u>146</u>	Motion by Chapter 7 Trustee Pursuant to 11 U.S.C. section 721 for Authority to Operate Business. (mnd) (Entered: 03/21/2002)	

03/21/2002	<u>147</u>	Motion by Chapter 7 Trustee For Expedited Determination Of Trustee's [146-1] Motion Pursuant to 11 U.S.C. section 721 for Authority to Operate Business. (mnd) (Entered: 03/21/2002)	
03/21/2002	148	Certificate Of Service By Trustee Joseph G. Butler Of [147-1] Motion For Expedited Determination Of Trustee's [146-1] Motion Pursuant to 11 U.S.C. section 721 for Authority to Operate Business. (mnd) (Entered: 03/21/2002)	
03/21/2002	149	Motion By Chapter 7 Trustee For Authority to Employ Counsel Under a General Retainer (Barron & Stadfeld). *Sworn Statement of Joseph G. Butler and C/S attached. (mnd) (Entered: 03/21/2002)	
03/21/2002	<u>151</u>	ENDORSEMENT ORDER: RE: [147-1] Motion For Expedited Determination Of Trustee's [146-1] Motion Pursuant to 11 U.S.C. section 721 for Authority to Operate Business ALLOWED. (mnd) (Entered: 03/22/2002)	
03/22/2002	<u>150</u>	Imaged Certificate of Mailing. (auto) (Entered: 03/22/2002)	
03/22/2002	<u>152</u>	ENDORSEMENT ORDER: RE: [149-1] Motion For Authority to Employ Counsel Under a General Retainer (Barron & Stadfeld). by Joseph G. Butler . ALLOWED. (mnd) (Entered: 03/22/2002)	
03/22/2002	153	ENDORSEMENT ORDER: RE: [146-1] Motion Pursuant to 11 U.S.C. section 721 for Authority to Operate Business. by Joseph G. Butler . THE CREDS' COMM. COUNSEL AND U.S. TRUTEE ASSENT. THE MOTION IS ALLOWED AND THE TRUSTEE MAY OPERATE UP UNTIL 4/5/02 AT 4:00 P.M (mnd) (Entered: 03/22/2002)	
03/22/2002	<u>154</u>	United States Trustee's Statement of No Objection To [146-1] Motion Pursuant to 11 U.S.C. section 721 for Authority to Operate Business by Joseph G. Butler. C/S (mnd) (Entered: 03/22/2002)	
03/23/2002	155	Imaged Certificate of Mailing. (auto) (Entered: 03/23/2002)	
03/25/2002	156	Imaged Certificate of Mailing. (auto) (Entered: 03/25/2002)	
03/25/2002	157	Imaged Certificate of Mailing. (auto) (Entered: 03/25/2002)	
03/25/2002	<u>158</u>	Settlement Agreement filed by Debtor, Creditor Heller Healthcare Finance and Medical Temporaries, Inc. Re: [134-1] Motion For Order Setting Emergency Hearing and Related Notice of DIP Loan Default RE: [44-1] Stipulated Order approving Loan and Security Agreement RE: Use of Cash Collateral. by Heller Healthcare Finance. (ndl) (Entered: 03/25/2002)	
03/25/2002	<u>159</u>	Motion By Trustee Joseph G. Butler To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc (ndl) (Entered: 03/25/2002)	
03/25/2002	<u>160</u>	Motion By Chapter 7 Trustee To Reduce Notice And For Expedited Determination of Trustee's [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance Inc (ndl) (Entered: 03/25/2002)	
03/25/2002	161	Certificate Of Service By Trustee Joseph G. Butler Of [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc. by Joseph G. Butler, [160-1] Motion To Reduce Notice by Joseph G. Butler, [160-2] Motion For Expedited Determination of Trustee's [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance Inc. by Joseph G. Butler. (ndi) (Entered: 03/25/2002)	

03/25/2002	<u>163</u>	Notice for Change of Address for Russell Beck Counsel to Creditor Heller Healthcare Finance. Counsel new address listed. C/S. (mnd) (Entered: 03/26/2002)	
03/26/2002	<u>162</u>	ENDORSEMENT ORDER: Re: [160-1] Motion By Chapter 7 Trustee To Reduce Notice and For Expedited Determination of Trustee's Motion To Approve Settlement Agreement With Heller Healthcare Finance Inc ALLOWED. (rmb) (Entered: 03/26/2002)	
03/26/2002		Hearing Re: [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc. by Joseph G. Butler Scheduled For 9:30 am on 3/27/02 at Courtroom 4, Boston . *Telephonic notice of hearing given to J. Butler. (rmb) (Entered: 03/26/2002)	
03/26/2002	<u>164</u>	Chapter 7 Trustee's Motion For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc. C/S. (mnd) (Entered: 03/26/2002)	
03/26/2002	<u>165</u>	Motion By Chapter 7 Trustee To Reduce Notice, And For Emergency Hearing On Trustee's ([164-1] Motion For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc.) C/S. (mnd) (Entered: 03/26/2002)	
03/26/2002	<u>166</u>	ENDORSEMENT ORDER Re: [165-1] Motion By Chapter 7 Trustee to Reduce Notice and For Emergency Hearing On Trustee's Motion For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc . ALLOWED. (rmb) (Entered: 03/27/2002)	
03/26/2002		Hearing Re: [164-1] Motion of Chapter 7 Trustee For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc Scheduled For 9:30 am on 3/27/02 at Courtroom 4, Boston . *Telephonic notice of hearing given to J. Butler (rmb) (Entered: 03/27/2002)	
03/26/2002	<u>167</u>	Notice of Hearing by Chapter 7 Trustee of [0-0] Hearing on [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc. Scheduled For 9:30 am on 3/27/02 at Courtroom 4, Boston. C/S (mnd) (Entered: 03/27/2002)	
03/27/2002	168	ENDORSEMENT ORDER: RE: [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc. by Joseph G. Butler . ALLOWED. (mnd) (Entered: 03/27/2002)	
03/27/2002	169	ENDORSEMENT ORDER: RE: [164-1] Motion For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc. by Joseph G. Butler . ALLOWED. (mnd) (Entered: 03/27/2002)	
03/27/2002	<u>171</u>	Motion by Mass Operating Group, Inc. (i) To Establish Eligibility for Super Priority Pre-Converson Landlord Claim, (ii) Adminsitrative Chapter 7 Claim, (iii) To Require Assumption or Rejection by The Trustee; (iv) And For Adequate Protection. C/S (mnd) (Entered: 03/28/2002)	
03/27/2002		Hearing Held Re: [164-1] Motion For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc. by Joseph G. Butler. (mnd) (Entered: 03/28/2002)	
03/27/2002		Hearing Held Re: [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc. by Joseph G. Butler . (mnd) (Entered: 03/28/2002)	
03/27/2002	172	KENNER J. ORDER: Regarding [164-1] Motion For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc by Joseph G. Butler. HEARING HELD. THE COURT ALLOWED THE MOTION TO IMPLEMENT TRANSITION PLAN. (mnd) (Entered: 03/28/2002)	

03/27/2002	<u>173</u>	KENNER J. ORDER: Regarding [159-1] Motion To Approve [158-1] Settlement Agreement With Heller Healthcare Finance, Inc. by Joseph G. Butler . HEARING HELD. THE COURT ALLOWED THE MOTION TO APPROVE SETTLEMENT AGREEMENT. (mnd) (Entered: 03/28/2002)	
03/29/2002	<u>173</u>	Court's Notice of the First Meeting being sent to the Bankruptcy Noticing Center. (kpm) (Entered: 03/29/2002)	
04/01/2002	<u>174</u>	First Meeting Certificate of Mailing. (auto) (Entered: 04/01/2002)	
04/05/2002	175	Imaged Certificate of Mailing. (auto) (Entered: 04/05/2002)	
04/05/2002	<u>176</u>	Agreement between Chapter 7 Trustee and Overlook Home Health, Inc., Regarding Funding of Certain Wage Expenses and Notice of Agreement. C/S. (mnd) (Entered: 04/08/2002)	
04/11/2002	177	Notice of Hearing by Trustee Joseph G. Butler RE: [0-0] Hearing [164-1] Motion of Chapter 7 Trustee For Authority to Implement Transition Plan With Overlook Home Health, Inc. Nunc Pro Tunc Scheduled For 9:30 am on 3/27/02 at Courtroom 4, Boston (mnd) (Entered: 04/12/2002)	
04/18/2002	178	Motion By Chapter 7 Trustee RE: Rejection of Lease Of (2000 Lexus GS 4000 Automobile) . C/S. (mnd) (Entered: 04/19/2002)	
04/23/2002	<u>179</u>	Motion By Chapter 7 Trustee RE: Rejection of Real Estate Leases . (Longmeadow Lease, New Bedford Lease, Yarmouth Lease and Hingham Lease). C/S. (mnd) (Entered: 04/24/2002)	
05/02/2002	180	Limited Objection By Heller Healthcare Finance To [179-1] Motion by Chapter 7 Trustee to Reject Real Property Leases . C/S. (mnd) (Entered: 05/06/2002)	
05/02/2002	<u>181</u>	Notice for Change of Address of The Law Firm of Hanify & King by Harold B. Murphy. C/S. (mnd) (Entered: 05/06/2002)	
05/03/2002		First meeting not held. Continued to 6.5.02 at 2:30 p.m. (kmp) (Entered: 05/14/2002)	
05/06/2002	<u>182</u>	ENDORSEMENT ORDER: RE: [179-1] Motion RE: Rejection of Real Estate Leases by Joseph G. Butler . ALLOWED. (mnd) (Entered: 05/06/2002)	
05/06/2002	<u>183</u>	ENDORSEMENT ORDER: RE: [180-1] Objection Heller Healthcare Finance To [179-1] Motion by Chapter 7 Trustee to Reject Real Property Leases . OVERRULED. THE TRUSTEE'S DECISION TO REJECT THE REAL ESTATE LEASES IS W/IN THE BEST INTERESTS OF THE ESTATE. (mnd) (Entered: 05/06/2002)	
05/08/2002	<u>184</u>	ENDORSEMENT ORDER: RE; [178-1] Motion RE: Rejection of Lease Of (2000 Lexus GS 4000 Automobile) by Joseph G. Butler . NO OBJECTIONS. ALLOWED. (mnd) (Entered: 05/09/2002)	
05/10/2002	<u>185</u>	Imaged Certificate of Mailing. (auto) (Entered: 05/10/2002)	
05/12/2002	<u>186</u>	Imaged Certificate of Mailing. (auto) (Entered: 05/12/2002)	
06/12/2002	<u>187</u>	Final Application of The Law Firm of Riemer & Braunstein, LLP For Compensation and Reimbursement of Expenses as Counsel to The Official Unsecured Creditors' Committee. C/S (mnd) (Entered: 06/13/2002)	

10/17/2002	188	Chapter 7 Trustee's Motion To Establish A Bar Date for Filing Of Chapter 11 Administrative Claims. C/S. (mnd) (Entered: 10/18/2002)	
10/22/2002	<u>189</u>	ENDORSEMENT ORDER: RE: [188-1] Motion To Establish A Bar Date for Filing Of Chapter 11 Administrative Claims. by Joseph G. Butler . ALLOWED. THE BAR DATE FOR FILING CHAPTER 11 ADMINISTRATIVE CLAIMS IS HEREBY SET AT DECEMBER 6, 2002 BY 4:00 P.M (mnd) (Entered: 10/23/2002)	
10/23/2002		Update Deadline On Chapter 11 Administrative Claims due on 4:00 12/6/02 (mnd) (Entered: 10/23/2002)	
10/27/2002	<u>190</u>	Imaged Certificate of Mailing. (auto) (Entered: 10/27/2002)	
10/30/2002	191	Certificate Of Service By Joseph G. Butler Of [189-1] Endorsement Order Allowing [188-1] Motion To Establish A Bar Date for Filing Of Chapter 11 Administrative Claims. Bar Date December 6, 2002 at 4:00 P.M (mnd) (Entered: 10/31/2002)	
12/06/2002	<u>192</u>	First And Final Application of Hanify & King Professional Corporation For Compensation For Services And Reimbursement of Expenses as Counsel To The Debtor . exhibits A-J attached. (ndl) (Entered: 12/09/2002)	
12/06/2002	<u>193</u>	Final Application by Verdolino & Lowey, P.C. For Fee And Expenses of Chapter 11 Accountant For The Debtor . Summary of Services of Accountant For Trustee attached. (ndl) (Entered: 12/09/2002)	
12/06/2002	194	Certificate Of Service By Harold B. Murphy for Debtor Of [192-1] Application For Compensation For Services And Reimbursement of Expenses as Counsel To Debtor by Harold B. Murphy, [193-1] Application For Fee And Expenses of Chapter 11 Accountant For The Debtor by Verdolino & Lowey, P.C (ndl) (Entered: 12/09/2002)	
01/06/2003	195	Supplemental Certificate Of Service By Alex M. Rodolakis Of [192-1] First and Final Application For Compensation For Services And Reimbursement of Expenses as Counsel To The Debtor and [193-1] Final Application For Fee And Expenses of Chapter 11 Accountant For The Debtor. (ak) (Entered: 01/07/2003)	
02/14/2003	<u>199</u>	Request for Claim Register by Trustee Joseph G. Butler. (ndl) (Entered: 02/21/2003)	
02/20/2003	196	KENNER, J. ENDORSEMENT ORDER: Allowing [193-1] Application For Fee And Expenses of Chapter 11 Accountant For The Debtor by Verdolino & Lowey, P.C NO OBJECTION FILED. FEES OF \$20,596.50 AND EXPS. OF \$673.44 ARE ALLOWED. (ndl) (Entered: 02/21/2003)	
02/20/2003	197	KENNER, J. ENDORSEMENT ORDER: Allowing [192-1] Application For Compensation For Services And Reimbursement of Expenses as Counsel To The Debtor by Harold B. Murphy . NO OBJ. FILED. FEES OF \$48,008 AND EXPENSES OF \$5,652.40 ARE ALLOWED. (ndl) (Entered: 02/21/2003)	
02/20/2003	198	KENNER, J. ENDORSEMENT ORDER: Allowing [187-1] Application For Compensation and Reimbursement of Expenses as Counsel to Official Unsecured Creditors' Committee. by Jonathan D. Yellin . NO OBJ. FILED. FINAL FEES OF \$20,788.50 AND FEES OF \$776.07 ARE ALLOWED. PAYMENT SHALL BE MADE, NET OF EARLIER PAYMENT. (ndl) (Entered: 02/21/2003)	
02/24/2003	<u>200</u>	Imaged Certificate of Mailing. (auto) (Entered: 02/24/2003)	
02/24/2003	<u> 201</u>	Imaged Certificate of Mailing. (auto) (Entered: 02/24/2003)	

02/24/2003	<u>202</u>	Imaged Certificate of Mailing. (auto) (Entered: 02/24/2003)		
06/09/2003	<u>203</u>	Stipulation Bwtween Trustee Joseph G. Butler, Heller Healtchare Finance, Inc., Hanify and King, Verdolino and Lowey and Riemer and Braunstein re: Carveout for Chapter 11 Professional Fees. (ak) (Entered: 06/11/2003)		
06/09/2003	<u>204</u>	Motion of Trustee Joseph G. Butler for Approval of <u>203</u> Stipulation re: Carveout for Chapter 11 Professional Fees. (ak) (Entered: 06/11/2003)		
06/09/2003	205	Certificate of Service of Chapter 7 Trustee Joseph G. Butler re: 203 Stipulation re: Carveout for Chapter 11 Professional Fees and 204 Motion for Approval of Stipulation re: Carveout for Chapter 11 Professional Fees. (ak) (Entered: 06/11/2003)		
06/24/2003	<u>206</u>	Endorsed Order dated 6/24/2003 Regarding 204 Motion for Approval of Stipulation re: Carveout for Chapter 11 Professional Fees. NO OBJECTIONS FILED. ALLOWED. (ak) (Entered: 06/25/2003)		
06/27/2003	<u>207</u>	BNC Certificate of Mailing - PDF Document. Service Date 06/27/2003. (Related Doc # 206) (Admin.) (Entered: 06/28/2003)		
06/17/2004	<u>208</u>	Notice of Change of Address (w/ certificate of service). Filed by Trustee Joseph G. Butler (Butler, Joseph) (Entered: 06/17/2004)		
12/31/2004		Case Assigned to Judge Robert Somma (admin, ) (Entered: 12/31/2004)		
05/04/2005	209	Trustee's Final Report and Account Before Distribution, Request for Compensation and Report on Claims and Proposed Distribution With Certificate of Review. (ndl, ) (Entered: 05/05/2005)		
05/04/2005	210	Application For Trustee Compensation And Affidavit filed by Trustee Joseph G. Butler. (Fee: \$9250.00, Expenses: \$186.43). (ndl, ) (Entered: 05/05/2005)		
05/04/2005	<u>211</u>	Application for Counsel Fee and Affidavit filed by Joseph G. Butler. (Fee: \$6635.50, Expenses: \$1850.22). (ndl, ) (Entered: 05/05/2005)		
05/06/2005	212	Final Hearing Set. Objections due by 6/20/2005 at 04:30 PM. Hearing scheduled for 6/28/2005 at 10:00 AM at Boston Courtroom 4 - RS RE: 209 Trustee's Final Rpt/Acct-Asset filed by Trustee Joseph G. Butler (aek, usbc) (Entered: 05/06/2005)		
05/08/2005	<u>213</u>	BNC Certificate of Mailing. RE: 212 Final Hearing Set Service Date 05/08/2005. (Admin.) (Entered: 05/09/2005)		
06/22/2005	214	Order dated 6/22/2005 Approving Final Report & Account. ORDERED: THAT THE TRUSTEE'S FINAL REPORT AND ACCOUNT IS HEREBY APPROVED INCLUDING ALL REQUESTS FOR COMPENSATION AND EXPENSES SET FORTH THEREIN AND THE OTHER ATTACHMENTS THERETO. (aek, usbc) (Entered: 06/24/2005)		
06/26/2005	215	BNC Certificate of Mailing - PDF Document. RE: 214 Order Approving Final Report & Account, Service Date 06/26/2005. (Admin.) (Entered: 06/27/2005)		
04/13/2006	216	Trustee's Final Report and Account After Distribution and Request for Discharge with Certificate of Review. (aek, usbc) (Entered: 04/17/2006)		
04/20/2006	217	Order Approving Final Report and Account After Distribution and Discharging Trustee and Closing Case (Case Closed). (aek, usbc) (Entered: 04/21/2006)		

	PACER Service Center					
		Trans	action Receipt			
	06/22/2006 15:33:40					
PACER Login:	us4967	Client Code:				
Description:	Docket Report	Search Criteria:	01-11346 Fil or Ent: Fil Doc From: 0 Doc To: 99999999 Links: n Format: HTMLfmt			
Billable Pages:	13	Cost:	1.04			

## **EXHIBIT F**

01-11346 CSK

#### SETTLEMENT AGREEMENT

This Settlement Agreement (the "Agreement") is entered into this 25th day of March, 2002 by and among MANAGED HEALTH CARE SYSTEMS INC., Chapter 7 debtor in case No. 0111346-CJK now pending in the United States Bankruptcy Court for the District of Massachusetts (the "Bankruptcy Court"), acting through Joseph G. Butler, its Chapter 7 Trustee, and MEDICAL TEMPORARIES, INC. Chapter 7 debtor in case No. 0111347-CJK now pending in the United States Bankruptcy Court for the District of Massachusetts (collectively, the "Debtors"), also acting through Joseph G. Butler, its Chapter 7 Trustee, and HELLER HEALTHCARE FINANCE, INC., secured lender to the Debtors ("Heller").

#### **RECITALS**

- A. On February 23, 2001 the Debtors filed voluntary petitions for reorganization under Chapter 11 of the Bankruptcy Code, title 11, U.S.C., §101, et. seq., in this Court.
- B. On March 29, 2001, the Court entered a final Order granting the Debtors authority to obtain post-petition financing from Heller pursuant to §§ 363 and 364 of the Bankruptcy Code (the "DIP Financing Order") and to enter into an associated Loan And Security Agreement for Debtor-In-Possession Financing (the "DIP Loan Agreement"). Under these documents, Heller provided DIP financing to the Debtors in the form of a secured revolving debtor-in-possession credit facility in the maximum principal amount of \$3,000,000, which loan refinanced a pre-petition revolving line of credit from Heller to the Debtors, and Heller also consented to the use of cash collateral which collateralized a secured term loan and a pre-petition over-line loan, which indebtedness was not refinanced.
- C. Heller filed with the Bankruptcy Court a Notice of Event Of Default And Request For Emergency Default Hearing on March 14, 2002, alleging that the Debtors were in default of their Obligations under Certified to be a true and Obligations under Agreement copy be the original subsequently filed pleadings in the James M. Lynch, Clerk

U.S. Bankruptcy Court District of Massachusetts

Date: Five 23.2000

56

Bankruptcy Court acknowledging their default. Paragraph 8.3(i) of the DIP Loan Agreement provides that it terminates upon the occurrence of an Event of Default.

- D. At the March 20, 2002 Default Hearing the Bankruptcy Court, on motion of the Debtors, ordered that the above-referenced cases be converted from Chapter 11 reorganization proceedings to Chapter 7 liquidation proceedings. Joseph G. Butler was subsequently appointed as interim Chapter 7 trustee (the "Trustee") for both of the Debtors.
- E. On March 21, 2002, the Trustee filed a motion with the Court seeking authority to operate the Debtors for a limited 15-day period, to wind down their operations and transfer their patients to other providers. On March 22, 2002 the Court granted both motions and ordered that the Trustee could operate the Debtors' businesses until April 5, 2002 at 4:00 p.m.
- F. Paragraph 14 of the March 29, 2001 Order approving the DIP Loan Agreement (the "DIP Financing Order") provides, in relevant part, that in the event of a conversion of the Debtors' cases to Chapter 7 or a cessation of business Heller consents to a carve-out of up to \$100,000 for the costs and expenses, during a ten (10) day period from and after conversion, arising from (i) the reasonable and necessary costs and expenses of one senior staff person to supervise the transfer of the Debtors' patients to one or more third parties and (ii) the reasonable and necessary costs and expenses of the Debtors' field personnel to assist in such efforts, with all such personnel to be directed by the Chapter 7 trustee (or such other person as the Court directs) and not by Heller, with all other \$506(c) surcharges against Heller waived, including by any Chapter 7 trustee, but without prejudice to the Debtors' rights to request more funds above \$100,000 or to Heller's right to oppose any such request for wind-down funding above \$100,000.

- G. In paragraph 5 of the Order approving the DIP Loan Agreement and in paragraph 9.1 of the DIP Loan Agreement itself Heller agreed to a carve-out of up to \$100,000 for unpaid Chapter 11 professional fees and for fees of the United States Trustee.
- H. Paragraph 10 of the Order approving the DIP Loan Agreement states that "[H]eller may cease advances" under the agreement "[p]ending the outcome of the Default Hearing." Heller nevertheless funded approximately \$140,000 in payroll paid March 15, 2002, after Heller declared default on March 14, 2002, which funding of payroll, Heller claims, was made without any obligation on its part to do so. Heller claims that it now has no further funding obligations to the Debtors other than Heller's limited obligation to fund wind-down expenses under the Order approving the DIP Loan Agreement and under Heller's commitment to carve-out up to \$100,000 for Chapter 11 professional fees and fees of the U.S. Trustee, on the terms and conditions of that carve-out. The Debtors, who pay payroll every other week, with each payroll paying for the two week period ending one week prior, have unpaid payroll of approximately \$120,000 through the date of the conversion of the Debtors' cases to Chapter 7. The Debtors and the Trustee dispute that Heller is not obligated for unpaid payroll and administrative claims.
- I. The Trustee, on behalf of and for the Debtors' bankruptcy estates, and Heller desire to resolve and liquidate various rights and liabilities associated with the wind down of the Debtors, including the extent of Heller's obligations to fund wind-down expenses of the Debtors.

NOW, THEREFORE, subject to approval of this Settlement Agreement by the United States Bankruptcy Court for the District of Massachusetts in the bankruptcy cases of both Debtors, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and agreed, the parties hereto agree as follows:

- 1. The recitals above are incorporated by reference, as if fully set forth herein, and acknowledged to be true and correct.
- 2. Upon entry of a order of the Bankruptcy Court approving this Settlement Agreement in both of the Debtors' bankruptcy cases, and such order being final beyond appeal (but without prejudice to Heller's right, in its discretion, to fund before the appeal period has expired) (the "Effective Time"):
- (a) Heller will make the following payments to the Trustee, who shall allocate such funds between the Debtors' estates as the Court may later allow:
- (1) \$100,000 in full and complete settlement of Heller's obligation to fund certain wind down costs and expenses of the Debtors under paragraph 14 of the DIP Financing Order, or otherwise;
- (2) \$120,000 in full and complete settlement of any asserted obligation of Heller to provide funding for payroll and employee benefits expenses of the Debtors incurred on or before the March 20, 2002, Default Hearing, or otherwise; and
  - (3) \$30,000 to be used at the discretion of the Chapter 7 trustee for the Debtors.
- (b) Heller shall remain bound to perform under the carve-out previously agreed, not to exceed \$100,000, to cover unpaid Chapter 11 professional fees and fees paid to the United States Trustee under 28 U.S.C § 1930(a)(6);
- (c) At the Effective Time, conditioned on receipt by the Trustee of the monies payable under (a) above, the Trustee, on his own behalf and on behalf of both Debtors, hereby releases, discharges and covenants not to sue Heller and its respective officers, shareholders, agents, employees, attorneys, and the parent, subsidiaries, affiliates and member entities, and each of them, for any and all legal or equitable claims, objections, actions and causes of action of any name, nature and description, including, but not limited to, damages (actual and consequential, past, present and future) or other relief

which the Trustee or Debtors may have against them, or any of them, arising on or before the date hereof, including, but not limited to, any and all claims, objections, actions and causes of action for damages (actual and consequential, past, present and future) or other legal or equitable relief concerning, relating to or arising, directly or indirectly, from the DIP Loan Agreement or from any and all other prepetition or post-petition financing from Heller to the Debtors, and all legal or equitable claims asserted or which could have been asserted regarding such financing, provided, however, that this release from the Debtors to Heller shall not include Heller's obligations under this Settlement Agreement, which shall survive;

- (d) At the Effective Time Heller, without releasing any claims against the Debtors for Heller's pre-petition and post-petition loans to the Debtors, waives the right to recover any dividend from the Debtors' estates in respect of such indebtedness. Heller further, at the Effective Time, hereby releases any claims it may have arising on or before the date hereof against the Debtors' professionals, agents and employees provided, however, that this release from Heller does not include and Heller does not waive or release either the Debtors or any officer, director, employee or agent of either Debtor from any legal or equitable claims Heller may have or from any damages suffered by Heller arising from the default under the DIP Loan Agreement which created the over-advance of approximately \$405,000, which was referred to in Heller's Notice of Event of Default (except that, as to the Debtors, Heller waives the right to recover any dividend from the Chapter 7 estate of either Debtor, as noted above).
- 3. The Trustee consents to Heller having immediate relief from the automatic stay of 11 U.S.C. § 362 to foreclose on all collateral posted by the Debtors for Heller's various pre-petition and post-petition loans to the Debtors, including, without limitation, all collateral identified in the DIP Loan Agreement (collectively, the "Collateral"). The Trustee stipulates that the Debtors have no equity in the Collateral, that Heller's pre-petition and post-petition liens and security interests securing Heller's loans

to the Debtors are all duly perfected and that such Collateral is not necessary to an effective reorganization of the Debtors. The Court must so find and grant Heller relief from the automatic stay, as a condition of this settlement.

- 4. Heller's obligation to extend further financing to the Debtors under the DIP Financing Order or the DIP Loan Agreement, or under any pre-petition loan, is terminated, except for its obligations herein.
- 5. The Trustee shall cooperate in surrendering all Collateral pledged to Heller and in assembling the same, and the Trustee shall make the Debtor's business books and records available to Heller on reasonable request. The Trustee shall further make such books and records available to Heller or to any independent contractors or agents that Heller may employ for the purposes of collecting and liquidating its Collateral.
- 6. This Settlement Agreement must be approved by the Bankruptcy Court no later than four (4) business days from the date hereof. The Trustee agrees to request expedited consideration of this settlement.
- 7. This Agreement represents the entire agreement as between the parties and supersedes all prior agreements or discussions, oral or written, as between the parties and their respective counsel. This Agreement may not be modified except in writing and is governed by Maryland law. The United States Bankruptcy Court for the District of Massachusetts shall have exclusive jurisdiction over any dispute concerning the parties to this Agreement.
- 8. The signatories to this Settlement Agreement have full legal authority to execute this Agreement and are duly authorized to do so (subject, in the case of the Trustee, to Bankruptcy Court approval).

- Each party hereto represents that it has not previously assigned any claims being released 10. hereunder to any third person.
- If this Settlement Agreement is not approved by the Bankruptcy Court, in an order final 11. beyond appeal, it shall be void, ab initio.
  - The Trustee shall notice this settlement as is required by Fed. R. Bankr. P. 9019. 12.
- This Settlement has been reviewed by counsel to both parties and shall not be construed 13. against either party.

IN WITNESS WHEREOF, intending to be legally bound, the parties hereto have set their hands as of the day and year first above written.

HELLER HEALTHCARE FINANCE, INC. By Its Attorneys,

Case 1:05-cv-11128-NG

David B. Tatge, Esq.

EPSTEIN BECKER & GREEN, P.C

1227 25<sup>th</sup> Street, N.W.

Washington, D.C. 20037

(202) 861-1875

MANAGED HEALTH CARE SERVICES, INC. By:

By: Joseph G. Butler, Chapter 7 trustee

BARRON & STADFIELD, P.C.

50 Staniford Street

Boston, MA 02114

(617) 531-6558

MEDICAL TEMPORARIES, INC.

By:

Hoseph G. Butler, Chapter 7 Trustee

BARRON & STADFIELD, P.C.

50 Staniford Street

Boston, MA 02114

(617) 531-6558

# **EXHIBIT G**

## Managed Health Care Systems

# Borrowing Base Certificate as of

10/19/00

I, Pamela Jones, hereby certify that I am V.P. of Finance of MANAGED HEALTH CARE SYSTEMS, INC. and MEDICAL TEMPORARIES, INC ("Borrower"), and am quthorized to make certifications hereunder in accordance with the Loan and Security Agreement dated August 4, 2000 (the "Loan Agreement") between Borrower and Heller Healthcare Finance, Inc. ("Lender").

(a.) This Certificate is given to the Lender in order to induce the Lender on the date hereof to make an advance to the Borrower in the principle amount of \$ 23,185 pursuant to the terms and conditions of the Loan Agreement. The following information is provided in connection with this advance request:

### I. Computation of Collateral

A. Medicaid Receivables:			
1 Billed Accounts balance, net of contractuals, per aging da	10/19/00	1	94,280
2 Plus/Minus: Adjustments (e.g. billing estimate for 0-30 days)		2	-
3 Less: Other Ineligible accounts over 90 days		3	176
4 Eligible Accounts		4	94,103
a. Liquidity Factor: 94%		a.	94%
5 Total Eligible Accounts (line 4 times line 4a)		5	88,457
•			
B.IPS Medicare Receivables:			
6 Billed Accounts balance, net of contractuals, per aging da	10/19/00	6	625,636
7 Plus/Minus: Adjustments (e.g. billing estimate for 0-30 days)		7	
8 Less: Other Ineligible accounts over 90 days		8	36,041
9 Eligible Accounts		9	589,596
a. Liquidity Factor: 70%		a.	70%
10 Total Eligible Accounts (line 9 times line 9a)		10	412,717
C.PPS Medicare Receivables:		,	
11 Billed Accounts balance, net of contractuals, per aging da	10/19/00	11	
12 Plus/Minus: Adjustments (e.g. billing estimate for 0-30 days)		12	210,207
13 Less: Other Ineligible accounts over 90 days		13	
14 Eligible Accounts		14	210,207
a. Liquidity Factor: 100%		a.	100%
15 Total Eligible Accounts (line 9 times line 9a)		15	210,207
D. Commercial Receivables:		<del>I'</del>	
16 Billed Accounts balance, net of contractuals, per aging da	10/19/00	16	97,020
17 Plus/Minus: Adjustments (e.g. billing estimate for 0-30 days)		17	
18 Less: Other Ineligible accounts over 120 days		18	1,768
19 Eligible Accounts	•	19	95,252
a. Liquidity Factor: 94%		a.	94%
20 Total Eligible Accounts (line 14 times line 14a)		20	89,537
E Otation .			
E. Staffing		0.4 l <sup>m</sup>	272.522
21 Billed Accounts balance, net of contractuals, per aging da	10/19/00	21	276,569
22 Plus/Minus: Adjustments (e.g. billing estimate for 0-30 days)		22	
23 Less: Other Ineligible accounts over 120 days		23	070.500
24 Eligible Accounts		24	276,569
a. Liquidity Factor: 94%	• • •	a.	94%
25 Total Eligible Accounts ( line 14 times line 14a)		25	259,975

11.	Computation	of Availability
-----	-------------	-----------------

26 Total Eligible Accounts from Lines 5, 10, 15, 20 & 25	. 26	1,060,893
27 Less: Received but unapplied proceeds of all Accounts reported herein	27	4,583
28 Net Eligible Accounts	28	1,056,310
29 Advance Rate	29	85%
30 Net Availability	30	897,864

### III. Computation of Loan

31 Loan Balance on last Borrowing Base Certificate dated 10/12/00	31	1,066,407
32 Less: Gross Collections since last Borrowing Base Certificate	32	193,729
33 Adjustments: (Increase) or Decrease (see below)	33	(2,000)
34 Adjusted Loan Balance	34	874,679
35 Availability before Loan Request (line 25 less line 29)	35	23,185
36 The undersigned requests a loan in the amount of:	36	23,185
37 New loan balance ( line 29 plus line 31 )	37	897,864
38 Remaining availability ( line 30 less line 31 )	38	(0)

- (b) As of the date hereof, Borrower is in compliance with each of the terms, covenants, and conditions set forth in the Loan Agreement.
- (c) As of the date hereof, there exists no Event of Default, as defined in the Loan Agreement, nor any event which, upon notice or the lapse of time, or both, would constitute such an Event of Default.
- (d) As of the date hereof, the representations and warranties contained in the Loan Agreement are true in every respect, with the same effect as though such representations and warranties had been made on the date hereof.
- (e) Within the ninety (90) days preceding and through the date hereof, Borrower has not received any notice from any state or federal regulatory or law enforcement agency citing specific deficiencies that (I) pose immediate jeopardy to the health or safety of any of the Borrower's facilities' residents; (ii) amount to a substandard quality of care; or (iii) would otherwise threaten Borrower's continued participation in the Medicare, medicaid, and/or any other applicable government program.
- (f) Within the ninety (90) days preceding and through the date hereof, Borrower has not been subject to any investigatory visits by or received any correspondence from any state or federal agency alleging possible improper billing or claims activity.
- (g) After the making of the advance requested by this Certificate, the total aggregate principal amount outstanding under the Loan Agreement will be approximately \$897,863.81.
- (h) Borrower's most recent Accounts Receivable Aging Report, dated a 10/19/00 (including all necessary and appropriate documentation required to interpret the Report and to complete this Borrowing Base Certificate), is attached hereto and made a part hereof. All Accounts included on such reports have been properly billed and collections have been properly posted to the respective Accounts to reduce Qualified Accounts accordingly. All proceeds of Accounts that have not been posted to the Accounts reported herein (including unbilled and/or estimated Accounts) have been disclosed to Lender on line 22 herein.
- (i) As of the date hereof, Borrower has paid all State and Federal payroll withholding taxes immediately due and payable through 10/19/00 .
- (j) As of the date hereof, Borrower has directed all Account Debtors to deliver all payements on Accounts to the Lockbox, as defined in the Loan Agreement, and as of the date hereof, Borrower has not diverted or permitted to be diverted any such payments on Accounts, whether such diversion is for the benefit of Borrower or any third party.

Ву:	Temul	Ofro
Name:	Pamela Jones	

itle: V.P. Finance

**JONES 0627** 

#### HELLER HEALTHCARE FINANCE

#### Loan Interest Statement

For the Period 10/01/2000 thru 10/31/2000

(MHS) Managed Healthcare Systems, Inc. { Loan # 1232 }

Date	Draws	Adjustments	Collections	Cash Collections	Balance
10/01/2000	0.00	8,117.58	0.00	0.00	883,947.89
10/02/2000	0.00	1,387.50	-26,753.37	0.00	858,582.02
10/03/2000	0.00	0.00	-24,028.82	0.00	834,553.20
10/04/2000	0.00	0.00	-5,576.55	0.00	828,976.65
10/05/2000	25,000.00	0.00	0.00	0.00	853,976.65
10/06/2000	0.00	0.00	-148,110.89	0.00	705,865.76
10/07/2000	0.00	0.00	0.00	0.00	705,865.76
10/08/2000	0.00	0.00	0.00	0.00	705,865.76
10/09/2000	0.00	0.00	0.00	0.00	705.865.76
10/10/2000	0.00	0.00	-14,486.33	0.00	691,379.43
10/11/2000	0.00	0.00	-22,971.95	0.00	668,407.48
10/12/2000	400,000.00	0.00	-100,107.38	0.00.	968,300.10
10/13/2000	0.00	0.00	-19,264.83	0.00	949,035.27
10/14/2000	0.00	0.00	0.00	ور <sup>ان</sup> د 0.00	949,035.27
10/15/2000	0.00	0.00	0 - 00	, <sup>1</sup> , 6.00	949,035.27
10/16/2000	0.00	0.00	-40,891.27	193, 63, 0.00	908,144.00
10/17/2000	0.00	0.00	-25,975.86	2 0.00	882,168.14
10/18/2000	0.00	0.00	-7,226.31	. \ / (1, 0.00	874,941.63
10/19/2000	0.00	0.00	-263.02	√ <sub>A</sub> 0.00	874,678.81
10/20/2000	0.00	0.00	0.00	0.00	874,678.81
10/21/2000	0.00	0.00	000	0.00	874,678.81
10/22/2000	0.00	0.00	0.00	0.00	874,678.81
10/23/2000	0.00	0.00	0.00	0.00	8 <b>7</b> 4,678.81
10/24/2000	0.00	0.00	0.00	0.00	874,678.81
10/25/2000	0.00	0.00	0.00	0.00	874,678.81
10/26/2000	0.00	0.00	0.00	0.00	874,679.81
10/27/2000	0.00	0.00	0.00	0.00	874,678.81
10/28/2000	0.00	0.00	0.00	0.00	874,678.81
10/29/2000	0.00	0.00	0.00	0.00	874,678.81
10/30/2000	0.00	0.00	0.00	0.00	874,678.81
10/31/2000	0.00	0.00	0.00	0.00	874,678.81
Totals:	425,000.00	9,505.08	-435,656.58	0.00	

Average Unused Committment: 2,151,781.59

Business Clear Days: 5

Interest Days in a Year: 360

Interest Rate: 10.50000

Total Interest: 8,558.72

Total Fees: 0.00

**JONES 0628** 

MANAGED HEALTH CARE SYSTEMS, INC DATE: 10/18/00 14:56:34 ACCOUNTS RECEIVABLE SCHEDULE

PAT: \*ALL\* NAME: \*ALL\* SUB:\*ALL\* PAY:\*ALL\*

DACE

DATE: 10/18/00 14:56:34
AGING BY BILLING DATE - AS OF 10/18/00

SUMMARY BY PAYOR

INCLUDE AR WITH/WITHOUT AUTHORIZATIONS

•		PP	YOR SUMMARY				
•	AGING DA	YS		•			
PAYOR	TOTAL	000 - 030	031 - 060	061 - 090	091 - 120	121 +	
				1.5			
010 MEDICARE A&B OR B	625,636.40	440,225.64	112,010.00	37,359.99	16,134.78	19,905.99	2.3
						•	
020 MEDICAID	94,279.55	26,785.96	64,515.19	2,802.00	.00	176.40	
021 S S ELDER SERVICE	17,058.30	17,058.30	.00	.00	.00	.00	•
022 COASTLINE ELD SERV	137,248.05	79,045.24	58,202.81	.00	.00	-00	
023 GRTR SPRGFLD SEN SER	10,406.94	6,035.45	4,371.49	.00	.00		
024 WESTMASS ELDERCARE	10,085.46	6,968.00	3,117.46	.00	.00	.00	
026 HI VAL ELDER SERVICE	16,924.15	16,924.15	.00	.00	.00	.00	
	•						
027 FRANKLIN COUNTY ES X	3,700.49	3,700.49	.00	_00	.00	.00	
	•						
028 OLD COLONY ELDER SER	12,324.85	8,874.02	3,450.83	.00	.00	.00	
^							
029 MASS REHAB	4,392.13	2,562.43	1,829.70	.00	.00	.00	
· · · · · · · · · · · · · · · · · · ·	•						
030 STANDARD RETAIL	200,766.74	150,079.17	28,333.85	4,865.12	6,406.24	11,082.36	
Washington Market		,	·	·			
035 FACILITY CLINIC MGMT	9,624.40	3,435.20	5,110.40	1,078.80	.00	.00	
VISITACIDITY COLUMN NO.	,,,,,,,,,,	-,	*,	<del>,,</del> ,			
037 FACILITY STAFFING	5,618.88	4,381.88	1,237.00	.00	.00	.00	
US/ PROIDELL STREET	3,010100	.,	-,				
046 VETERANS ADMIN	20,897.79	15,502.54	5,395.25	.00	.00	.00	
040 VSIBRAID ADVILLE	20,03,	23,302.31	3,333.23	*		,	
050 BC/BS OF MA	28,091.01	6,116.00	16,848.93	5,008.08	.00	118.50	
USU BC/BS OF PAR	20,072.01	5,110.00	10,010.33	3,000.00			
ACT OF THOMPANOR	205.00	12.00	193.00	.00	.00	.00	
051 CO-INSURANCE	203.00	12.00	193.00	.00			
AGE PRESENTATION THE	26 102 56	15 676 70	11,748.66	6,707.20	320.00	1,650.00	
071 PRIV OTHER INSC	36,102.56	15,676.70	11,740.00	0,701-20	. 325100	1,030.00	
and manage arrests	11 020 00	3 046 00	8,883.00	.00	.00	.00	
073 HARVARD PILGRIM	11,929.00	3,046.00	0,003.00	.00		. 30	
211 PEABODY RES SRV GAFC		16 105 04			20		
211 PEABODY RES SRV GAFC	16,125.04	16,125.04	.00	-00			
$\vee$	.*					22	
221 C E S RESPITE X	3,594.68	137.10	3,457.58	.00	00	00	
222 C E S ECOP X							
222 C E S ECOP X	3,865.65	22.80	3,842.85	.00	.00	.00	
V							
223 C E S SUPP LIVING	9,586.89	9,586.89	.00	00	.00	.00	-
\/						_	
231 G S RESPITE HM/PC	318.00	227.25	90.75	-00	.00	.00	
232 G S RESPITE HM	314.26	165.75	148.51	.00	.00	.00	
× .		•			•		
233 GREAT SPRNG ECOP	2,005.85	1,100.00	905.85	.00	.00	_00	
/						•	

## Case 1:05-cv-11128-NG Document 37-9 Filed 06/27/2006 Page 6 of 11

ATE: 10/18/00 14:56:34		ACCOUNTS RECEIVE	ABLE SCHEDULE	PAT: *ALL* NAME: *ALL*	SUB:*ALL* P.	AY:*ALL*	PAGE	2
AGING BY BILLING DATE - AS OF	7 10/18/00	SUMMARY BY PAYOR	₹.	INCLUDE AR WITE	RIZATIONS			
		PAYO	OR SUMMARY					
	AGING D	AYS						
PAYOR	TOTAL	000 - 030	031 - 060	061 - 090	091 - 120	121 +		
234 G S TITLE 3 HM/PC	365.13	212.50	152.63		.00	.00		
261 HI VAL RESPITE	3,504.60	3,504.60	00	.00	.00	.00		
262 HI VAL ECOP	2,613.75	2,613.75	.00	.00	.00	00	٠	
264 HI VA CLUSTER HM	2,422.50	2,422.50	.00	.00	.00	-00		
265 HI V CLUST HM/PC	4,303.70	4,303.70	.00	.00	.00	.00		
266 HI VA MAN-CARE CLU \chi	63.75	63.75	-00	-00		.00		
271 FR CTY HOME HEALTH	102.00	102.00	.00	.00	.00	-00		
GRAND TOTAL	1,294,477.50	847,016.80	333,845.74	57,821.19	22,861.02	32,932.75		

\*\*\* END OF REPORT \*\*\*

X=5taffing C = Commercial MC-PPS

MONTH ENDING PERIOD COVERED:	10/31/00 10/01/00	10/19/00	19 Day	/s						
						A				
			DISHCARGE/	# DAYS		1				REVENUE
Patient ID Name	SOC	SOE	TRANSFER	MTD	HIPPS	Case Mix		Grouper \$	æ	MTD
000206 HUGHES	03/28/90	10/01/00	11/30/00	19	HCHL1	1.9912	\$	4,656	\$	1,474
000377 CIPRIANO	09/04/99	10/01/00	11/30/00	19		4 0040		4.050		. 4 474
000713 MEADE	09/13/00	10/01/00	11/30/00	19	HCHL1	1.9912	\$	4,656	\$	1,474
000777 DENICOLA	07/06/99	10/01/00	11/30/00	19	HBGJ1	0.8205	\$	1,918	\$	607
102208 RYAN	08/16/00	10/01/00	11/30/00	19	HCIL1	2,1588		5,058	\$	1,602
102538 KING	06/21/00	10/01/00	11/30/00	19	HBGL1	1,7787		4,159	\$	1,317
102732 MORAN	07/06/00	10/01/00	11/30/00	19	HBEJ1		\$	1,454	\$	460
102754 KELLY	07/26/00	10/01/00	11/30/00	19	HAGJ1		\$	3,936	\$	1,246
102884 BIRMINGHAM	10/12/99	10/01/00	11/30/00	19	HCGJ1	0.9949	\$	2,326	\$	737
103197 LANE	06/ <b>23/00</b>	10/01/00	11/30/00	19	HBFJ1		\$	1,676	\$	531
103289 JOHNSON	09/11/00	10/01/00	11/30/00	19	HBGL1	1.7787		4,159	\$	1,317
103353 EARLY	06/06/00	10/01/00	11/30/00	19	HCGJ1	0.9949	\$	2,326	\$	737
103380 SULLIVAN	08/31/00	10/01/00	11/30/00	19	HBGL1		\$	4,159	\$	1,317
104042 GREENWOOD	08/11/00	10/01/00	11/30/00	19	HBGJ1		\$	1,919	\$	608
104044 SMYTH	08/20/00	10/01/00	11/30/00	19	HCGJ1	0.9949	\$	2,327	\$	737
104045 WIKSTROM	09/26/00	10/01/00	11/30/00	19	HCGM1		\$	5,156	\$	1,633
104275 TANNOUS	09/12/00	10/01/00	11/30/00	19	HCIM1	2.4105		5,637	\$	1,785
104351 FAGERLUND	09/29/00	10/01/00	11/30/00	19	HBGM1	2.0304		4,748	\$	1,504
104364 MCGAUGHEY	10/03/00	10/03/00	12/02/00	17	HAFM1	1.8313		4,282	\$	1,213
104400 SIMMONS	10/12/00	10/12/00	12/11/00	8	HDFJ1	1.2922	\$	3,022	\$	403
204383 GALLAGHER	10/04/00									
204384 SCIASCIA	09/30/00									
301317 SCHAEFER	09/04/00	10/01/00	11/30/00	19	HCGL1	1.9532		5,191	\$	1,644
301332 HAWKES	08/18/00	10/01/00	11/30/00	19	HDGL1	1.9532		5,191	\$	1,644
301416 WHITING	10/02/00	10/02/00	12/01/00	18	HDFJ1	1.2922	\$	3,434	\$	1,030
301484 TALBOT	09/26/00	10/01/00	11/30/00	19	HCEJ1		\$	2,117	\$	670
301606 RYER	10/12/00	10/12/00	12/11/00	8	HCGM1	2.2048	\$	5,860	\$	781
301915 CARLSON	11/24/99	10/01/00	11/30/00	19	HAGJ1	0.7249	\$	1,926	\$	610
301980 LEEGANT	11/24/99	10/01/00	11/30/00	19	HCEJ1	0.7965	\$	2,117	\$	670
302111 LIPPS	10/16/00									
302298 PROCTOR	10/07/00-	10/07/00	12/06/00	13	HCEJ1	0.7965		2,117	\$	459
302482 WILLIAMS	09/13/00	10/01/00	11/30/00	19	HBFL1	1.6752	\$	4,452	\$	1,410
302529 NAMEN	10/03/00	10/03/00	12/02/00	17	HCGM1		\$	5,860	\$	1,660
302657 PARKS	09/15/00	10/01/00	11/30/00	19	HCHL1	1.9912	\$	5,292	\$	1,676
302768 HALTON	08/11/00	10/01/00	11/30/00	19	HBGL2	1.778 <b>7</b>	\$	4,727	\$	1,497
302825 MEANY	08/04/00	10/01/00	11/30/00	19	HCFJ1	0.8914	\$	2,369	\$	750
302938 HEMBERGER	05/09/00	10/01/00	11/30/00	. 19	HDHJ1	1.4337	\$	3,810	\$	1,207
302994 PRADA	08/09/00	10/01/00	11/30/00	19	HBFL1	1.6752	\$	4,452	\$	1,410
303160 DOHERTY	09/13/00	10/01/00	11/30/00	19	HBFL1	1.6752	\$	4,452	\$	1,410
303163 ARNAUD	09/26/00	10/01/00	11/30/00	19	HCGJ1	0.9949	\$.	2,644	\$	837
303276 HOAGLAND	06/28/00	10/01/00	11/30/00	19	HAGL1	0.6831	\$	4,473	\$	1,416
303363 REHM	10/04/00	10/04/00	12/03/00	16	JCGL1	1.9532	\$	5,192	S	1,384
303379 CHANDLER	07/05/00	10/01/00	11/30/00	19	HAFJ1	0.6213	\$	1,651	\$	523
303392 BURKE	09/21/00	10/01/00	11/30/00	19	HAGL1	1.6831	\$	4,473	S	1,416
303443 MACARTHUR	08/01/00	10/01/00	11/30/00	19	HAFJ1	0.6213	\$	1.651	S	523
303971 MCLAUGHLIN	08/16/00	10/01/00	11/30/00	19	HBFL1	1.6752	\$	4,453	S	1,410
304117 LONGWORTHY	08/30/00	10/01/00	11/30/00	19	HAFJ1	0.6213	\$	1,651	\$	523
304139 HINRICHS	08/25/00	10/01/00	10/02/00	2	HBGL1	1.7787	\$	4,727	S	158
HINRICHS	08/25/00	10/05/00	12/04/00	15	HBGL1	1.7787	\$	4,727	\$	1,182
304177 RUSSO	09/15/00	•	•	0	• •	•				
304177 NOSSO	00110100			Ų			_			

				# T-1/0					REVENUE
Patient ID Name	SOC	SOE	DISHCARGE/ TRANSFER	# DAYS MTD	HIPPS	Case Mix	Grouper \$		MID
304328 WICKENS	09/25/00	10/01/00	11/30/00	19	HCGL1	1.9532 \$		\$	1,644
304347 RYAN	09/28/00	10/01/00	11/30/00	19	HBFM1	1.9269 \$	5,121	\$	1,622
304362 JAMES	10/03/00	10/03/00	12/02/00	17	HBFM1	1.9269 \$	5,122	\$	1,451
304382 GILSON	10/06/00	10/06/00	12/05/00	14	HCFK1	0.9723 \$	2,584	\$	603
401692 STRANGER	04/23/97	10/01/00	11/30/00	19.	HCFJ1	0.8914 \$	2,369	\$	750
401996 FOSTER	10/13/00								
402389 CARLO	11/24/98	10/01/00	11/30/00	19	HDGJ1	1.3957 \$	3,709	\$	1,175
402724 MUSGROVE	08/23/00	10/01/00	11/30/00	19	HBFL1	1.6752 \$	4,452	\$	1,410
402882 BRENNAN	10/10/99	10/01/00	11/30/00	19	HCEJ1	0.7965 \$	2,117	\$	670
402907 BURKE	09/25/00	10/01/00	11/30/00	19	HBFL1	1.6752 \$		\$	1,410
402931 SMITH	09/19/00	10/01/00	11/30/00	19	HAGJ1	0.7249 \$	1,926	\$	610
402965 BRYANT	09/06/00	10/01/00	11/30/00	19	HBGM1	2.0304 \$	5,396	\$	1,709
403096 GEISLER	01/12/00	10/01/00	11/30/00	19	HCGJ1	0.9949 \$	2,644	\$	837
403115 GLICK	10/13/00	10/13/00	12/12/00	7	HAFJ1	0.6213 \$	1,651	\$	193
403144 MCCORMICK	2/10/00	10/01/00	11/30/00	19	HCHJ1	1.0329 \$	2,745	\$	869
403229 LAIDLER	10/08/00	10/08/00	12/07/00	12	HBFM1	1.9269 \$	5,122	. \$	1,024
403529 COSTELLO	08/04/00	10/01/00	11/30/00	19	HDGL1	2.354 \$	6,256	\$	1,981
403531 GAMES	08/07/00	10/01/00	11/30/00	19	HBGL1	1.7787 \$	4,727	\$	1,497
403613 HENSON	08/12/00	10/01/00	11/30/00	19	HCGL1	1.9532 \$	5,191	\$	1,644
404098 THOMPSON	08/22/00	10/01/00	11/30/00	19	HAFL1	1.5796 \$	4,198	\$	1,329
404152 SCHWALBE	08/25/00	10/01/00	11/30/00	19	HBGL1	1.7787 \$	4,727	\$	1,497
404313 PARKER	09/24/00	10/01/00	11/30/00	19	HCIM1	2.4105 \$		\$	2,029
404334 BYRNE	09/25/00	10/01/00	11/30/00	19	HCGM1	2.2048 \$	5,860	\$	1,856
404348 DEANE	10/05/00								
404356 COSTA	10/05/00	10/05/00	12/04/00	15	HAEJ1	0.5265 \$		\$	350
404377 LEARY	10/05/00	10/05/00	12/04/00	15	HBGM1	2.0304 \$		\$	1,349
404398 WRIGHT	10/11/00	10/11/00	12/10/00	9	HCFJ1	0.8914 \$		\$	355
502439 DVORAK	08/15/00	10/01/00	11/30/00	19	HCGL1	1.9532 \$		\$	1,644
502572 CARPILIO	03/24/00	10/01/00	11/30/00	19	HAIJ1	0.9305 \$		\$	783
502722 WORTHINGTON	10/04/00	10/04/00	12/03/00	16	HBGL1	1.7787 \$		\$	1,261
502763 WOODWARD	09/11/00	10/01/00	11/30/00	19	HAGM1	1.9348 \$		\$	1,628
502798 BAER	09/17/00	10/01/00	11/30/00	19	HCGJ1	0.9949 \$		\$	837
502902 WOLKOPF	09/22/00	10/01/00	11/30/00	19	HAEJ1	0.5265 \$		\$	757
503029 HARVEY	01/28/00	10/01/00	11/30/00	19	HCFJ1	0.8914 \$		\$	750
503091 LANDRY	01/10/00	10/01/00	11/30/00	19	HDHJ1	1.4337 \$		\$	1,207
503104 SWIFT	01/28/00	10/01/00	11/30/00	19	HBGJ1	0.8205 \$		\$	690
503257 MCMULLAN	05/05/00	10/01/00	11/30/00	19	HBGL1	0.6221 \$		\$	523
504175 DIORIO	08/25/00	10/01/00	11/30/00	19	HDIJ1	1.6013 \$		\$	1,348
504188 NELSON	09/04/00	10/01/00	11/30/00	19	HBGJ1	0.8205 \$		\$	690
504234 TOOLAS	09/01/00	10/01/00	11/30/00	19	HCHM1	2.2429 \$		\$	1,888
504235 COFFEY	09/09/00	10/01/00	11/30/00	19	HCGM1	2.2048 \$		\$	1,856
504243 ASHBY	09/04/00	10/01/00	11/30/00	19	HBGM1	2.0304 \$		\$	1,709
504292 HITRYS	09/20/00	10/01/00	11/30/00	19	HCHM1	2.2429 \$		\$	1,888
504297 RIEGERT	09/15/00	10/01/00	11/30/00	19	HCFJ1	0.8914 \$		\$	750
504325 WARWICK	09/25/00	10/01/00	11/30/00	19	HCFK2	1.0758 \$		\$	905
504379 FIELD	10/05/00	10/05/00	12/04/00	15	HBGM1	2.0304 \$		\$	1,349
504381 CARTER	10/06/00	10/06/00	12/05/00	14	HAGK1	0.8058 \$		\$	500
504395 OLSON	10/12/00	10/12/00	12/11/00	8	HCGM1	2.2048 \$		\$	781
504407 WILSON	10/14/00	10/14/00	12/13/00	6	HCFJ1	0.8914 \$		\$	237
701975 WELLES	08/22/00	10/01/00	11/30/00	19	HCGL1	1.9532 \$		\$	1,446
703481 MEDEIROS	09/30/00	10/01/00	11/30/00	. 19	HBHM1	2.0684 \$		\$	1,532
703526 NICOLAU	08/16/00	10/01/00	11/30/00	19	HBGJ1	0.8205 \$		\$	. 608 . 590
703590 GEBO	09/06/00	10/01/00	11/30/00	19	HCEJ1	0.7965 \$		\$ \$	1,061
703607 CALDEIRA	09/14/00	10/01/00	11/30/00	. 19	HDHJ1	1.4337 \$	0,002	φ	1,001

			DISHCARGE/	# DAYS					REVENUE
Patient ID Name	SOC	SOE	TRANSFER	MID	HIPPS	Case Mix	Groupe	\$	MID
703720 FLORA	08/30/00	10/01/00	11/30/00	19	HCGL1	1.9532	\$ 4,56	7 \$	1,446
703742 FORTES	08/15/00								
703745 SYLVIA	08/09/00	10/01/00	11/30/00	19	HCHJ1	1.0329	\$ 2,41	5 . \$	765
703802 CORREIRA	08/10/00	10/01/00	11/30/00	19	HCGJ1	0.9949	\$ 2,32	6 \$	737
703803 CORREIRA	08/10/00	10/01/00	11/30/00	19	HBFJ1	0.7169	\$ 1.67	6 \$	531
703848 MOURA	08/11/00	10/01/00	11/30/00	19	HCGL1	1.9532	\$ 4,56	7 \$	1,446
703886 BELO	08/10/00	10/01/00	11/30/00	19	HBGJ1	0.8205	\$ 1,91	8 \$	607
703908 HAMMARQUIST	08/10/00	10/01/00	11/30/00	19	HCIJ1	1.2005	\$ 2,80	7 \$	889
703972 MELO	?	10/01/00	11/30/00	19	HAGJ1	0.7249			537
703973 REGO	08/14/00	10/01/00	11/30/00	19	HAHJ1	0.7629			
704008 DEBURGO	09/27/00	10/01/00	11/30/00	19	HAGJ1	0.7249			537
704046 MONIZ JR	08/15/00	10/01/00	11/30/00	19	HCHJ1	1.0329	\$ 2,41	6 \$	765
704064 BOOKER	08/14/00								
704065 BOOKER	08/14/00								
704077 MONTEIRO	08/15/00	10/01/00	11/30/00	19	HBGJ1	0.8205			
704084 DACOSTA	08/16/00	10/01/00	11/30/00	19	HDIJ1	1.6013	\$ 3,74	5 \$	1,186
704090 ST. GERMAINE	08/17/00								
704119 CORDEIRO	08/18/00	10/01/00	11/30/00	19	HBGJ1	0.82005			607
704120 WISNIEWSKI	08/17/00	10/01/00	11/30/00	19	HBGJ1	0.82005			607
704123 PACHECO	08/18/00	10/01/00	11/30/00	19	HDGL1	1.9532			1,446
704124 BRIGHTMAN	09/27/00	10/01/00	11/30/00	19	HBIJ1	1.0261			
704125 CRUZ	08/18/00	10/01/00	11/30/00	19	HBGL1	1.7787			•
704128 DASILVA	08/22/00	10/01/00	11/30/00	19	HBGJ1	1.7787	\$ 4,15	9 \$	1,317
704132 CABRAL	08/29/00					4 22.07		·^ •	4.047
704184 SOUZA	08/31/00	10/01/00	11/30/00	19	HBGL1	1.7787			
704203 CLARK	08/26/00	10/01/00	11/30/00	19	HAFL1	1.5796			
704215 CARRANCHO	08/18/00	10/01/00	11/30/00	19	HCIJ1	1.2005			889
704264 GARFINKLE	09/07/00	10/01/00	11/30/00	19	HCIL1	2.1588			
704344 SPULOCK	09/27/00	10/01/00	11/30/00	19	HAFK1	0.7022	\$ 1,64	2 \$	520
704357 CORREIA	10/02/00								
704358 MONTROND	10/02/00								
704386 DANSEREAU	10/06/00	10/04/00	44100100	40	LIDOL 4	1.7787	\$ 3,96	1 \$	1,254
803615 RENE	08/08/00	10/01/00	11/30/00	19	HBGL1	0.9949			•
803936 BOSWORTH	08/13/00	10/01/00	11/30/00	19	HCGJ1 HDFJ1	1.2922			911
803948 ALLEN	08/10/00	10/01/00	11/30/00	19	HBGJ1	0.8205			579
803954 LEWIS	08/16/00	10/01/00 10/01/00	11/30/00	19 19	HBGJ1	0.8205			
803955 GADAIRE	08/15/00	10/01/00	11/30/00 11/30/00	19	HBGJ1	0.8205			579
803956 LYNCH 803959 MINER	08/14/00 09/22/00	10/01/00	11/30/00	19	HAGJ1	1.3957			984
	09/22/00	10/01/00	11/30/00	19	HCGJ1	0.9949			701
803960 MYERS 803962 PAJAK	08/15/00	10/01/00	11/30/00	19	HCGJ1	0.9949			701
803963 PETERS	08/11/00	10/01/00	11/30/00	19	HDFJ1	1.2922			911
803965 HAGGETT	08/15/00	10/01/00	11/30/00	19	HDGJ1	1.3957			984
803968 FORTINI	08/11/00	10/01/00	11/30/00	19	HCIJ1	1.2005			846
803969 PHILLIPS	08/10/00	10/01/00	11/30/00	19	HBGJ1	0.8205		-	579
803970 LANGONE	08/17/00	10/01/00	11/30/00	19	HAGJ1	1.6831			
804150 STUART	08/16/00	10/01/00	11100100	1,9					
804154 FISHER	08/24/00								
804224 BUENDO	08/12/00	10/01/00	11/30/00	19	HDGJ1	1.3957	\$ 3,10	7 \$	984
804227 RAMOS	08/16/00	10.01/00							
804236 WIGGLESWORTH	08/31/00	10/01/00	11/30/00	19	HBEL1	1.5803	\$ 3,51	9 \$	1,114
804238 CLARKE	08/31/00	10/01/00	11/30/00 -	. 19	HBGJ1	0.8205		_	
804253 TRUSIAK	09/05/00	10/01/00	11/30/00	19	HBFL1	1.6752			1,181
804258 MARTIN	09/05/00	10/01/00	11/30/00	19	HCFK1	0.9723	•		686
CO LEGG AR WITH	, ,						-		

**TOTALS** 

Patient ID Nama	600	505	DISHCARGE/	# DAYS	HIPPS	Case Mix	Grouper \$	REVENUE MTD	
Patient ID Name SOC SOE TRANSFER MTD HIPPS Case Mix Grouper \$ MTD DISCHARGED PATIENTS									
103299 O'NEIL	08/29/00	10/01/00	10/03/00	3	HAGJ1	0.7249 \$	1,695	\$ 85	
104255 REERA	09/06/00	10/01/00	10/16/00	16	HCGL1	1.9532 \$	4,567	\$ 1,218	
302718 BRASSIL	09/15/00	10/01/00	10/06/00	6	HAFJ1	0.6213 \$	1,651	\$ 165	
- 303225 MARSTON	09/19/00	10/01/00	10/02/00	2	HAEJ1	0.5265 \$	1,399	\$ 47	
302883 BICKWEAT	09/27/00	10/01/00	10/11/00	11	HBGL1	1.7787 \$	4,727	\$ 867	
304178 ELLIOT	08/25/00	10/01/00	10/13/00	13	HCGL1	2.354 \$	6,256	\$ 1,355	
304262 MASSEY-SHAW	09/15/00	10/01/00	10/05/00	5	HBFJ1	0.7169 \$	1,905	\$ 159	
304304 ALEXANDER	09/16/00	10/01/00	10/05/00	5	HAFL1	1.5796 \$	4,199	\$ 350	
304336 MORTON	09/25/00	10/01/00	10/11/00	11	HCFJ1	0.8914 \$	2,369	\$ 434	
403441 LAMBTON	09/08/00	10/01/00	10/06/00	6	HDGL1	2.354 \$	6,256	\$ 626	
404290 MURRAY	09/20/00	10/01/00	10/03/00	3	HCJM1	2.2048 \$	5,860	\$ 293	
MURRAY	09/20/00	10/04/00	10/11/00	8	HAFL1	1.5796 \$	4,198	\$ 560	
503200 GAMBARDELLA	09/16/00	10/01/00	11/30/00	- 60	HCIJ1	1.2005 \$	3,190	\$ 3,190	
504245 HOPKINS	09/04/00	10/01/00	10/01/00	. 1	HAGL1	1.6831 \$	4,473	\$ 75	
504306 WHITWORTH	09/16/00	10/01/00	10/04/00	4	HBFM1	1.9269 \$	5,121	\$ 341	
504308 MANGAN	09/20/00	10/01/00	10/12/00	12	HBFJ1	0.7169 \$	1,905	\$ 381	
704085 RZARR	08/15/00	10/01/00	10/13/00	13	HCIJ1	1.2005 \$	2,807	\$ 608	
803951 CLAPP	08/15/00	10/01/00	10/03/00	3	HBGJ1	0.8205 \$	1,827	\$ 91	
803957 LEGNARD	08/16/00	10/01/00	10/10/00	10	HDIJ1	1.6013 \$	3,565	\$ 594	
804261 ARNOLD	09/07/00	10/01/00	10/03/00	3	HCHM1	2.2429 \$	4,994	\$ 250	
804293 WHEELER	09/14/00	10/01/00	10/13/00	13	HCFJ1	0.8914 \$	1,984	\$ 430	
804310 QUIRK	09/19/00	10/01/00	10/06/00	6	HAGJ1	0.7249 \$	1,614	\$ 161	
804333 KENWORTHY	09/21/00	10/01/00	10/12/00	12	HBFK1	0.7978 \$	1,776	\$ 355	
904182 REDDY	08/24/00	10/01/00	10/06/00	6	HAFL1	1.5796 \$	3,696	\$ 370	
904201 CALL	08/21/00	10/01/00	10/05/00	5	HAFJ1	0.6213 \$	1,454	\$ 121	
904360 JAMES	09/23/00	10/01/00	10/02/00	2	HBGM1	2.0304 \$	4,751	\$ 158	
703494 MAROTTE	08/11/00	10/01/00	10/07/00			- \$4.5F. F.	- CONTROL 62		

303191 TULLY 03/13/00 IN DELTA AS ACTIVE; LAST VISIT 3/00 08/26/00 IN DELTA AS ACTIVE; ADMITTED 8/00, NO VISITS 104126 O'BRIEN 08/23/00 IN DELTA AS ACTIVE; LAST VISIT 9/03 303283 SHIRLEY 08/02/00 IN DELTA AS ACTIVE; LAST VISIT 9/21 403445 GRENIER 08/15/00 IN DELTA AS ACTIVE; ADMITTED 8/00, NO VISITS 704038 GERENO 803964 JOHNSON 08/15/00 IN DELTA AS ACTIVE; ADMIT VISIT IN AUGUST

26

1.3586 3,393.79 \$ 13,284

					DISHCARGE/	# DAYS						REVENUE
	Patient 10		SOC	SOE	TRANSFER	MID	HIPPS	Case Mix	-	Grouper \$		MTD
		LANGONE	09/11/00	10/01/00	11/30/00	19	HAFL1	1.5796	-	3,517	\$	1,114
		RADITSAS		10/01/00	11/30/00	19	HBGM1	2.0304		4,521	\$	1,432
		PESSOLANO	09/14/00	10/01/00	11/30/00	19	HBGM1	2.0304		4,521	\$	1,432
		DUBLIN	99/12/00	10/01/00	11/30/00	19	HBGK1	0.9014		2,007	\$	636
		COLON	09/15/00	10/01/00	11/30/00	19	HBGK1	0.9014			\$	636
		FORASTERE	09/18/00	10/01/00	11/30/00	19	HCGK1	1.0758	•	2,395	\$	758
		FENTON	09/25/00	10/01/00	11/30/00	19	HBFL1	1.6752		3,730	\$	1,181
		PEREZ	09/18/00	10/01/00	11/30/00	19	HBFJ1	0.7169	-	1,596	\$	505
	804330		09/19/00	10/01/00	11/30/00	19	HCIL1	2.1588	\$	4,806	\$	1,522
	804331		09/25/00									
	804332	ARNOLD	09/21/00	10/01/00	11/30/00	19	HBFK1	0.7978	\$	1,776	\$	562
	804349	GALLINOTTI	09/27/00	10/01/00	11/30/00	19	HBGM1	2.0304	\$	4,521	\$	1,432
	804350	OBEREMPT	09/27/00	10/01/00	11/30/00	19	HAFK1	0.7022	\$	1,564	\$	495
	804359	LAFLEUR	10/02/00	10/02/00	12/01/00	18	HCGL1	1.9532	\$	4,349	\$	1,305
	804365	POOLE	10/02/00	10/02/00	12/01/00	18	HCGL1	1.9532	\$	4,349	\$	1,305
	804367	FITZGERALD	10/02/00	10/02/00	12/01/00	18	HCGL1	1.9532	\$	4,349	\$	1,305
	804373	HERRICK	10/05/00									
	804387	GUERIN	10/06/00	10/06/00	12/05/00	14	HBGM1	2.0304	\$	4,521	\$	1,055
	804390	CROSBY	10/10/00	10/10/00	12/09/00	10	HBGL1	1.7787	\$	3,961	\$	660
	804393	GILMAN	10/11/00	10/11/00	12/10/00	9	HBGJ1	0.8205	\$	1,827	\$	274
	804405	SAAB	10/16/00									
	804406	WITTERSPOON	10/16/00									
	903910	OGONIS	08/09/00	10/01/00	11/30/00	19	HCGJ1	0.9949	\$	2,328	\$	737
	904018	GAIDA	08/11/00	10/01/00	11/30/00	19	HCGJ1	0.9949	\$	2,328	\$	737
	904020	KURTYKA	08/11/00	10/01/00	11/30/00	19	HBHL1	1.8168	\$	4,252	\$	1,346
	904022	RENAUD	08/11/00	10/01/00	11/30/00	19	HCGL1	1.9532	\$	4,571	\$	1,447
	904110	DELANO	08/16/00	10/01/00	11/30/00	19	HBGL1	1.7787	\$	4,163	\$	1,318
!	904368	WILKINSON	09/25/00	10/01/00	11/30/00	19	HBGM1	2.0304	\$	4,751	\$	1,504
!	904369	FOWLER	09/28/00	10/01/00	11/30/00	19	HCGM1	2.2048	\$	5,160	\$	1,634
ŧ	904392	GRABSTOCK	10/04/00	10/04/00	12/03/00	16	HCGM1	2.2048	\$	5,160	\$	1,376
TOTA	ALS	188	1					1.4164	\$	3,505	\$ 1	74,927
		PATIENT ASSESS	MENTS.							1		
		COMPLETED & A				167				7	\$ 1	74,927
		NOT COMPLETED				21				/		21,997
		COMPLETED & D				26				1		21,337 13,284
		TOTAL (MTD)	ISOTIA!\GEB		_	214				\ -		10,207
		TOTAL (MITO)				214				\	<b>4</b> 2	10,201

**AVERAGES**